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JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

OF THE

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STATE OF MICHIGAN

1903

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Clerk of the House of Representatives

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1903

JOURNAL

OF THE

House of Representatives

MOBERT SMITH PTG. CO.,

SESSION OF 1903



THIRTY-NINTH DAY.

Lansing, Monday, March 16.

9 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. R. C. Dodds.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. R. N. Adams, Anderson, Batchelder, Bolton, DeLisle, Dunn, Galbraith, John Lane, Neal, Sanderson and Van Zoeren.

The following named members were absent without leave: Messrs. C. S. Adams, Baumgaertner, Colby, Dennts, Gallup, Halladay, Harley, J. P. Kirk, Ladner, J. S. Monroe, Paddock, Randall, Sheldon, Stone, N. O. Ward and Wells.

Mr. Wade moved that the absentees without leave be excused from today's session.

The motion prevailed.

PRESENTATION OF PETITIONS.

No. 227. By Mr. Hunt: Petition of Frank D. Tayler and 75 other citizens of the City of Detroit, asking for the passage of House bill No. 152. providing for a juvenile court in Detroit.

Mr. Hunt moved that the petition be spread at length upon the Journal.

The motion prevailed.

The following is the petition:

To the Honorable, the Legislature of the State of Michigan:

We, the undersigned citizens and taxpayers of the City of Detroit, respectfully represent that the present system of dealing with "neglected." "dependent" and "delinquent" children in our city does not sufficiently protect them from evil influences and criminal associations. They are frequently branded with accusations and convictions of crime when their alleged offences are due more to thoughtlessness and an excess of animal spirits than to any criminal instinct. Much of this is avoided and a fair opportunity for honesty and usefulness is given to these children by the juvenile court system. That system has been in successful operation for some time in several cities of this country. It is substanially embodied in House bill No. 152, providing for a juvenile court in Detroit.

What has succeeded in other places under like conditions, we believe will succeed in Detroit. These children are worth saving. We earnestly pray that you will aid those interested in their behalf by making this bill a law without delay.

FRANK D. TAYLER, and 75 Others.

The petition was referred to the Committee on City Corporations.

No. 228. By Mr. C. E. Ward: Memorial of Jennie Wood and 239 other citizens of Owosso, relating to equal suffrage.

The memorial was referred to the Committee on Elections.

No. 229. By Mr. Hallenbeck: Petition of D. M. Beman and 50 other citizens of Eaton Rapids and vicinity, asking for the passage of a bill providing for the erection of a sailors' and soldiers' monument on the Capitol grounds.

The petition was referred to the Committee on Ways and Means.

No. 230. By Mr. Fairbanks: Protest of Chas. McDermott and 24 other citizens of Elk Township, Lake County, against the passage of House bill No. 396, providing for the detaching of certain territory from Elk Township and the annexation thereof to Eden Township, in said county.

The protest was referred to the Committee on Towns and Counties.

No. 231. By Mr. Reynolds: Protest of Cory O. Adams and 29 other citizens of Benzie County against the passage of House bill No. 67, relating to the running at large of cattle in highways.

The protest was referred to the Committee on Towns and Counties.

No. 232. By Mr. William Kirk: Petition of Edwin Crosby and 74 others, asking for the passage of a general primary election law.

The petition was referred to the Committee on Elections.

REPORTS OF STANDING COMMITTEES.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 172, entitled

A bill to amend the title and Sections 1, 2, 3, 7 and 12 of Act No. 191 of the Public Acts of 1899, entitled "An Act to protect the professional title and degrees of veterinary surgeon, doctor of veterinary medicine and surgery and veterinarian, and their abbreviations to regular graduates of recognized colleges or schools of veterinary medicine and surgery and those having passed a satisfactory examination before a State veterinary board; to create a State veterinary board for the registration of veterinary surgeons, doctors of veterinary medicine and surgery and veterinarians;"

With the accompanying substitute therefor, entitled

A bill to protect the professional title and degrees of veterinary surgeon, doctor of veterinary medicine and surgery, and veterinarian, and their abbreviations (and to restrict the use of such titles and their abbreviations) to regular graduates of recognized colleges or schools of veterinary medicine and surgery and those having passed a satisfactory examination before a State veterinary board, for registration of veterinary surgeons, doctors of veterinary medicine and surgery, and veterinarians; to regulate the practice of veterinary medicine, veterinary surgery or any

branch thereof, including veterinary dentistry, in the State of Michigan, and prescribing penalty for the violation of the same;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval of the following bills:

House bill No. 21 (file No. 28, enrolled No. 46), entitled

A bill to define the duties of the coroners of the County of Kent, to fix their qualifications and to provide for their compensation;

House bill No. 448 (enrolled No. 54), entitled

A bill to authorize and empower the Village of Newaygo, in the County of Newaygo, and State of Michigan, to raise or borrow money and issue bonds therefor, not to exceed \$20,000, with which to construct a village hall, and to authorize a joint building as a village hall for said village and county court house for the County of Newaygo, and to provide for the submission of the question of said bond issue to the voters of said village;

House bill No. 195 (enrolled No. 56), entitled A bill to incorporate the City of Beaverton, in the County of Gladwin;

House bill No. 299 (file No. 39, enrolled No. 59), entitled

A bill relative to fences along those highways in Charlevoix County which are used or hereafter shall be used as United States mail routes;

House bill No. 79 (file No. 1, enrolled No. 65), entitled

A bill to amend Section 15 of Chapter 35 of the Revised Statutes of 1846, relative to the preservation of the public health, quarantine, nuisances and offensive trades, as amended by Act 97 of the Public Acts of 1895, being Section 4424 of the Compiled Laws of 1897.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 16, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to return to the House the following bill:

House bill No. 301, entitled

A bill to authorize and empower the public schools of the Village of Addison to borrow money and issue its bonds therefor;

And to inform the House that the Senate has amended the title to read

as follows:

A bill to authorize and empower the public schools of the Village of Addison, Lenawee County, to borrow a sum of money not exceeding \$5,000 in excess of the maximum amount now allowed by law, for the purpose of purchasing a schoolhouse site, building a schoolhouse and equipping and furnishing the same;

And that in the passage of the bill, with the title thus amended, the Senate has concurred, and has also concurred in ordering the bill to take

immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on agreeing to the title of the bill, as amended by the Senate,

The title was agreed to.

The bill was then referred to the Clerk for printing and presentation to the Governor.

MOTIONS AND RESOLUTIONS.

Mr. Seeley moved to take from the table

House bill No. 1117, entitled

A bill to amend Section 4 of Chapter 3 of Act No. 243 of the Session Laws of 1881, entitled "An Act to revise and consolidate the laws relating to the establishment, opening, improvement, and maintenance of highways and private roads, and the building, repairing, and preservation of bridges within this State," approved June 8, 1881, as subsequently amended, the same being Compiler's Section 4089 of the Compiled Laws of 1897.

The motion prevailed.

Mr. Seeley moved that the bill be referred to the Committee on Roads and Bridges.

The motion prevailed.

Mr. Seeley moved to take from the table

House bill No. 1119, entitled

A bill to amend Section 5 of Chapter 11 of Act No. 243 of the Session Laws of 1881, entitled "An Act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, as subsequently amended, the same being Compiler's Section 4171 of the Compiled Laws of 1897.

The motion prevailed.

Mr. Seeley moved that the bill be referred to the Committee on Roads and Bridges.

Carlos Carres and San Carlos

The motion prevailed.

Mr. William Kirk moved to take from the table

House bill No. 1040, entitled

A bill to amend Compiler's Sections 5303 to 5314, inclusive, of Chapter 134, Compiled Laws of 1897, as amended.

The motion prevailed.

Mr. William Kirk moved that the bill be referred to the Committee on Public Health.

The motion prevailed.

Mr. Duncan offered the following resolution:

House resolution No. 90.

Whereas, Dr. Peter Klein, an ex-member of the Legislature, died at his

home in Detroit, on Sunday, March 15; and

Whereas, Dr. Klein's services as a member of the House of Representatives of this State, during the years 1869 and 1870, and again in 1875 and 1876, were those of a faithful and efficient representative of the people; and

Whereas, In Dr. Klein's death the State has lost a valued citizen and his family a loved member; therefore be it

Resolved, That the sympathies of this House be extended to the bereaved ones, and that a copy of these resolutions be transmitted to the family of the deceased.

The resolution was adopted unanimously by a rising vote.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, March 16:

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House bill No. 23 (enrolled No. 66);
House bill No. 258 (enrolled No. 67);
House bill No. 110 (file No. 41, enrolled No. 68);
House bill No. 197 (enrolled No. 69);
House bill No. 632 (enrolled No. 70);
House bill No. 482 (enrolled No. 71);
House bill No. 300 (file No. 51, enrolled No. 72);
House joint resolution No. 32 (file No. 49, enrolled No. 73).
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Mr. Pettit moved that the House adjourn.

The motion prevailed, the time being 9:25 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 2 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

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JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTS. CO., STATE PRINTERS. SESSION OF 1903



FORTIETH DAY.

Lansing, Tuesday, March 17.

2 o'clock p. m.

The House was called to order by the Speaker.

Reigious exercises were conducted by Rev. W. E. Doty.

The roll of the House was called by the Clerk, who announced that a

quorum was present.

The following named members were absent with leave: Messrs. R. N. Adams, Anderson, Byrns, DeLisle, Dunn, John Lane, Sanderson, and Van Zoeren.

The following named members were absent without leave: Messrs.

Bolton, Colby, J. S. Monroe and Neal.

Mr. Pettit moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

PRESENTATION OF PETITIONS.

No. 233. By the Speaker: Protest of William E. Robinson, of Evart, against the passage of a bill to prohibit the running at large of cattle in highways.

The protest was referred to the Committee on Towns and Counties.

No. 234. By Mr. W. C. Robinson: Protest of A. G. Studer and 4 other students of the Detroit Homeopathic College, against the passage of a bill affecting the admission of doctors to the practice of medicine in this State.

The protest was referred to the Committee on Public Health.

No. 235. By Mr. Lovell: Petition of S. G. Antisdale and 147 other citizens of Benton Harbor and vicinity, asking for the passage of a bill providing for the erection of a sailors' and soldiers' monument on the Capitol grounds.

The petition was referred to the Committee on Ways and Means.

No. 236. By Mr. Seeley: Petition of H. C. Guillot and 34 other citizens of Pontiac and vicinity, on the same subject.

Same reference.

No. 237. By Mr. Seeley: Petition of L. D. Vankleek and 13 other members of Dick Richardson Post No. 147, G. A. R., on the same subject.

Same reference.

No. 238. By Mr. Herkimer: Petition of John Q. Adams and 48 other citizens of Bedford Township, Monroe County, asking for the submission of an amendment to the Constitution, prohibiting the manufacture and sale of intoxicating liquors.

The petition was referred to the Committee on Liquor Traffic.

No. 239. By Mr. Halladay: Protest of Hugh McKaig and 21 other citizens of Reed City, Osceola County, against the passage of the so-called Holmes bill, providing for the giving of bonds by liquor dealers. The protest was referred to the Committee on Liquor Traffic.

No. 240. By Mr. L. C. Robinson: Protest of J. C. Snyder and 250 other citizens of the Township of Clarence, Calhoun County, against the passage of House bill No. 246, prohibiting the spearing of fish in Duck Lake, in said county.

The protest was referred to the Committee on Fish and Fisheries.

REPORTS OF STANDING COMMITTEES.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

Senate bill No. 516, entitled

A bill to establish a township road system in the Township of Farmington, County of Oakland, and to provide for the raising of funds therefor, and the appointment and election of four township overseers of highways, and to prescribe their powers and duties;

With certain amendments thereto, recommending that the amend-

ments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Seeley moved that the rules be suspended and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Ashley Austin Barnaby Batchelder Baumgaertner Brown Chapman Combs Denby Dennis Dohany Duncan Dunstan	Mr. Francis Galbraith Gallup Halladay Hallenbeck Hemans Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William	Mr. Monroe, J. H. Morrice Munsell Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardne Powell, H. E. Randall	Mr. Seeley Sheldon Shook Siggins Stone Thomas Thorington Vandercook Wade Walker Wallace r Ward, C. E. Ward, N. O. Washer
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Mr. Wells Mr. Durham Mr. Knight Mr. Read Reynolds Werline Eichhorn Ladner Whelan Lane, O. B. Richards Fairbanks Robinson, L. C. Whitaker Lovell Ferry Robinson, W. C. Willia McCarthy Fisher McEachern Wright Rodgers Fisk Scott Speaker Foster Master

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The title was agreed to.

Mr. Seeley moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Drainage, by Mr. Willis, Chairman, reported House bill No. 288, entitled

A bill to amend Section 1 of Chapter 3 as amended by Act No. 254 of the Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains and the assessments and collection of taxes therefor and to repeal all other acts relative thereto," approved June 2, 1897, the same being Compiler's Section 4319 of the Compiled Laws of 1897 as amended by Act No. 272 of the Public Acts of 1899;

With the accompanying substitute therefor, entitled

A bill relative to applications for the locating or establishing of drains within the County of Eaton;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Hallenbeck moved that the rules be suspended and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time, and, the question being on its passage,

Mr. Hallenbeck moved that the bill be referred to the committee of the whole and placed on the general order.

The motion prevailed.

The Committee on Drainage, by Mr. Willis, Chairman, reported House bill No. 142, entitled

A bill to amend Sections 1 and 2 of Chapter 2, as amended, of Act No. 254 of the Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor and to repeal all other acts relative thereto," approved June 2, 1897, the same being Sections 4310 and 4311 of the Compiled Laws of 1897, as amended by Act No. 272 of the Public Acts of 1899, as amended by Act No. 200 of the Public Acts of 1901;

With the accompanying substitute therefor, entitled

A bill to provide for the election of county drain commissioners in the Counties of Eaton and Van Buren; The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Labor, by Mr. Duncan, Chairman, reported House joint resolution No. 692, entitled

A joint resolution proposing an amendment to Section 22, Article 4, of the Constitution of this State, relative to furnishing supplies and to the establishment in the City of Lansing of a printing and binding office owned by the State;

With the recommendation that it be referred to the Committee on Printing.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in, and the joint resolution was referred to the Committee on Printing.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 619, entitled

A bill to provide for the manner of taking of testimony before the probate court, justices of the peace, and coroners in the County of Oakland, and provide for the appointment, fix the term of office, and prescribe the duties, liabilities and compensation of a stenographer and assistant stenographer for said courts; and to repeal Act No. 377 of the Local Acts of the State of Michigan for the year 1895;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Seeley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Ashley Austin Barnaby	Mr.	Fisk Foster Francis Galbraith Gallup	Mr.	Lovell McEachern Master Monroe, J. H. Morrice	Mr.	Scott Seeley Shea Sheldon Siggins
	Baum gaertner Brown		Greusel		Newberry		Stone
	Campbell		Halladay		Nottingham		Thomas
	Chapman		Hallenbeck		Osborn		Thorington
	Combs		Herkimer		Paddock		Vandercook
	Denby		Higgins		Partlow		Wade
	Dennis		Holmes		Perkins		Wallace
	Dohany		Hunt		Pettit		Ward, C. E.
	Duncan		Jenks		Powell, Gardner	•	Ward, N. O.
	Dunstan		Kidder		Powell, H. E.		Wells
	Durham		Kirk, J. P.		Randall		Werline
	Eichhorn		Kirk, William		Read		Whitaker
	Fairbanks		Knight		Reynolds		Willis
	Ferry		Ladner		Richards		Wright
	Fisher		Lane, O. B.		Rodgers		Speaker

The title was agreed to.

Mr. Seeley moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following concurrent resolution:

House resolution No. 76.

Relative to the printing and distribution of the report of the State Highway Committee;

And to inform the House that the Senate has concurred in the adoption of the resolution.

Very respectfully, ELBERT V. CHILSON, Secretary of State.

The following message from the Senate was received and read:

Senate Chamber, March 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 843, entitled

A bill to authorize the township clerk of the Township of Niles, County of Berrien, to keep and maintain the township clerk's office in the City of Niles in said County of Berrien, State of Michigan;

House bill No. 293, entitled

A bill to authorize and empower the Township of Dayton, in the County of Newaygo and State of Michigan, to raise or borrow money and issue bonds therefor, not to exceed \$20,000, with which to aid in the construction of a court house and jail for the County of Newaygo, in the Village of Fremont;

And to inform the House that in the passage of the bills the Senate has concurred, and has also concurred in ordering the bills to take immediate effect.

Very respectfully.

ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

MOTIONS AND RESOLUTIONS.

Mr. W. C. Robinson moved to take from the table

House bill No. 529 (file No. 84), entitled

A bill to amend Section 6 of Chapter No. 122, Compiled Laws of 1897, being Section No. 4865 of Miller's Compiled Laws of 1897.

The motion prevailed.

The question being on the adoption of the proposed amendments to the bill, offered on March 13,

The amendments were adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill, as amended,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Ashley Austin Barnaby Baumgaertner Brown Campbell Chapman Chapman Chombs Denby Dennis Dohany Duncan Dunstan Durham Eichhorn Ferry Fisher Foster Austin Galbraith Gallup Greusel Halladay Hallenbeck Hemans Herkimer Higgins Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, O. B. McEachern Master	Monroe, J. H. Mi Morrice Munsell Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, W. C.	Seeley Shea Sheldon Stone Thomas Thorington Wade Walker Wallace Ward, C. E. Ward, N. O. Wells Werline Whelan Whitaker Willis Wright Speaker
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The question being on agreeing to the title of the bill,

Mr. W. C. Robinson moved to amend the title so as to read as follows: A bill to amend Section 6 of Chapter 34 of the Revised Statutes of 1846. entitled "Money of Account and Interest," the same being Section 4865 of the Compiled Laws of 1897.

The motion prevailed.

The title as amended was then agreed to.

Mr. Nottingham moved to take from the table House bill No. 1105, entitled

A bill to amend Section 6 of Title 3, Section 15 of Title 4, Sections 19 to 30, both inclusive, of Title 5, and Sections 5, 6, 7, 8, 12, 13, 14, 15, 16, 17, 18 and 19 of Title 18 of Act No. 405 of the Local Acts of 1893, entitled "An Act to re-incorporate the City of Lansing in the County of Ingham, and to repeal all acts and parts of acts in conflict therewith."

The motion prevailed.

Mr. Nottingham moved that the bill be referred to the Committee on City Corporations.

The motion prevailed.

Mr. Whitaker moved that a special committee of three be appointed by the Speaker to draft suitable resolutions in memory of Hon. George S. Wheeler, of Salem, an ex-member of the House.

The motion prevailed.

Mr. Combs moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of

House joint resolution No. 804 (file No. 110), entitled

A joint resolution to direct the Board of State Auditors to investigate, examine and settle the claim of Charles A. Jordan, of Lenawee County, Michigan, against the State of Michigan, on account of money disbursed by him as second lieutenant of Company D, 35th Michigan Volunteer Infantry, during the Spanish-American War, for the maintenance of the said company at Dundee, Michigan, after the said company had been recruited and while awaiting orders at Dundee, Michigan;

And that the joint resolution be referred to the Committee on Ways and

Means.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Master offered the following resolution:

House resolution No. 91.

Resolved, That the use of Representative Hall be and is hereby tendered to Dr. J. H. Kellogg, of the Battle Creek Sanitarium, on Thursday evening, March 19, next, commencing at 8 o'clock, to address the joint meeting of the Senate and House Committees on Public Health relative to the proposed "Meat Inspection Bill."

The resolution was adopted.

Mr. Combs offered the following resolution:

House resolution No. 92.

Resolved. That the use of Representative Hall be given to the Senate Committees on Finance and Education and the House Committees on Education and Ways and Means, on Tuesday evening. March 24, from 7:30 to 9 o'clock, for a hearing on the proposed Normal School for Western Michigan.

The resolution was adopted.

Mr. Nottingham offered the following resolution:

House resolution No. 93.

Resolved. That the use of Representative Hall be granted the Joint Committees of the Senate and House on Public Health, on March 24, at 9 o'clock p. m., for a public hearing on the "Medical Bill."

The resolution was adopted.

Mr. Ferry moved to take from the table

House bill No. 633, entitled

A bill to submit anew to the qualified electors of the City of Detroit the question of borrowing money and issuing the bonds of said city under the

provisions of Act No. 480 of the Local Acts of 1901, entitled "An Act to authorize the City of Detroit to construct and maintain an additional bridge or bridges over the American channel of the Detroit river," approved June 6, 1901.

The motion prevailed.

Mr. Ferry moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Ashley Austin Barnaby Baumgaertner Brown Campbell Chapman Combs Denby Dennis Dohany Dunstan Durham Eichhorn Fairbanks Ferry Fisher Fisk Foster	Mr. Francis Galbraith Gallup Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, O. B. Lovell	Mr. Master Monroe, J. H. Morrice Munsell Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Rodgers	Mr. Sanderson Shea Sheldon Shook Siggins Stone Thomas Thorington Wade Wallace Ward, C. E. Ward, N. O. Wells Werline Whelan Whitaker Williz Wright Speaker
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The title was agreed to.

Mr. Ferry moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

GENERAL ORDER.

Mr. Wade moved that the House resolve itself into a committee of the whole on the general order.

The motion prevailed.

The Speaker called Mr. William Kirk to the chair.

After some time spent in the consideration of bills upon the general order, the committee rose, and through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

House bill No. 69 (file No. 65), entitled A bill to provide for the better drainage of highways in certain cases;

House bill No. 310 (file No. 72), entitled

A bill to facilitate the inspection of the records and files in the offices of the county, city, township, town, village and school districts in this State, amending Section 1 of an act to facilitate the inspection of the records and files in the offices of county, city and township officers in this State, being Act No. 205 of the Public Acts of 1889, approved June 28, 1889, said Section 1 being Compiler's Section 3461 of Miller's Compiled Laws of the State of Michigan;

House bill No. 363 (file No. 82), entitled

A bill to amend Section 30 of Act No. 264 of the Session Laws of 1861, entitled "An Act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula," approved March 16, 1861, as amended by Act No. 266 of the Session Laws of 1889, entitled "An Act to amend Section 30 of Act No. 264 of the Session Laws of 1861, entitled 'An Act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula,' being Section 8086 of Howell's Annotated Statutes," approved July 5, 1889;

Senate bill No. 56 (file No. 36), entitled

A bill to amend Act No. 164 of the Public Acts of 1877, entitled "An Act to authorize cities, incorporated villages and townships, to establish and maintain free public libraries and reading rooms," being Sections 3449 to 3460 inclusive of the Compiled Laws of 1897, by adding thereto five sections providing that adjacent or adjoining townships may unite with other townships, with villages and cities for the same purpose, to be known as Sections 13, 14, 15, 16 and 17;

House bill No. 322 (file No. 93), entitled

A bill to amend Section 1 of Act No. 206 of the Public Acts of 1901, entitled "An Act to prescribe the terms and conditions on which foreign corporations may be admitted to do business in Michigan;"

House bill No. 709 (file No. 96), entitled

A bill to amend Section 101 of Act No. 121 of the Public Acts of 1895, relative to the competency of witnesses and examination of parties in certain cases, being Compiler's Section 10212 of the Compiled Laws of 1897, as amended by Act 239 of the Public Acts of 1901.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House bill No. 2 (file No. 66), entitled

A bill to create a commission and define its duties and powers for the purpose of marking by monument in memory of the 700 Michigan soldiers

who died in prison at Andersonville, Georgia, during the Civil War; to make an appropriation for the same and to provide a tax therefor;

House bill No. 364 (file No. 59), entitled

A bill to provide for the regulation in this State of foreign tontine, bond, certificate and investment companies, partnerships and associations, other than building and loan associations, prescribing the terms and conditions upon which such companies, partnerships and associations shall be permitted to do business in this State;

House bill No. 61 (file No. 89), entitled

A bill to amend Section 25 of Act No. 257 of the Session Laws of 1899, entitled "An Act to amend Section 25 of Act No. 137 of the Laws of 1849, as amended, relative to authorizing proceedings against garnishees and for other purposes, as amended, being Section 8055 of Howell's Annotated Statutes, the same being Compiler's Section 1014 of the Compiled Laws of 1897, as amended by Act No. 178 of the Session Laws of 1891, and to add two new sections thereto to stand as Sections 25a and 25b;"

House bill No. 171 (file No. 69), entitled

A bill to authorize commissioners of highways in townships to purchase tools and machinery for making roads in certain cases, and prescribe the manner of payment therefor, and the use and care of such machines, and to repeal Act No. 173 of the Public Acts of 1897, being Sections 4193 to 4197, inclusive, of the Compiled Laws of 1897.

WILLIAM KIRK,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made

by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

Mr. Willis moved that the House adjourn.

The motion prevailed, the time being 4:50 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 2 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. CO.

SESSION OF 1903



FORTY-FIRST DAY.

Lansing, Wednesday, March 18.

2 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. W. E. Doty.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named member was absent with leave: Mr. John Lane.

Mr. J. P. Kirk asked and obtained an indefinite leave of absence for himself after today's session.

PRESENTATION OF PETITIONS.

No. 241. By Mr. Dennis: Petition of G. S. Stout and 100 other citizens of Lake City, Missaukee County, asking for the passage of a bill providing for the erection of a soldiers' and sailors' monument on the Capitol grounds.

Mr. Dennis moved that the petition be spread at length upon the

Journal

The motion prevailed.

The following is the petition:

To the Honorable Members of the House of Representatives:

We, the undersigned residents of Lake City. Missaukee County, hereby respectfully ask your favorable consideration for the bill now in the Senate and House of Representatives, providing for the erection of a soldiers' and sailors' monument on the Capitol grounds in the city of

Lansing.

We, as taxpayers and citizens, think it is the duty of your honorable body to erect this monument in memory of the soldiers and sailors of Michigan who took part in the Civil and Spanish American wars, believing that all loyal Michigan men and women will favor such action; and we hereby commend the action of the Legislature of 1901 in providing for the commission and most heartily approve of the report of the commission, and ask the Representatives of this locality and of the State at large to do this act of justice in memory of the soldiers and sailors of Michigan.

The petition was referred to the Committee on Ways and Means.

No. 242. By Mr. H. E. Powell: Petition of Erastus Smith and 58 other citizens of Hubbardston and vicinity, on the same subject. Same reference.

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No. 243. By Mr. Rodgers: Petition of E. C. Morey and 6 other citizens of Sullivan, asking for the passage of a bill to license railroad telegraphers.

The petition was referred to the Committee on Private Corporations.

No. 244. By Mr. Bolton: Petition of Charles J. Franks and 13 other members of Lakeview Grange, P. of H., No. 872, asking for the passage of a general primary election law.

The petition was referred to the Committee on Elections.

No. 245. By Mr. Francis: Protest of Frank Holmes and 185 other citizens of Alpena against the passage of House bill No. 169, repealing Act No. 435 of the Local Acts of 1901, being an act to amend an act to incorporate the City of Alpena, and House bill No. 170, authorizing the City of Alpena to borrow money and issue bonds.

Mr. Francis moved that the protest be spread at length upon the

Journal.

The motion prevailed.

The following is the protest:

We, the undersigned residents, taxpayers and electors of the City of Alpena, protest against the passage of House bills Nos. 169 and 170 now pending, because we believe Act No. 435 of the Local Acts of 1901 has been of positive benefit to the taxpayers of this city and should it be repealed, as a result, the city would be at the mercy of certain corporations, and to enact House bill No. 170 into a law means a wholesale squandering of public funds, without any excuse whatever.

The protest was referred to the Committee on City Corporations.

No. 246. By Mr. Fairbanks: Protest of Adolph Schenberg and 117 other citizens of Chase Township, Lake County, against the passage of a bill prohibiting the running at large of cattle in highways.

The protest was referred to the Committee on Towns and Counties.

No. 247. By Mr. Fairbanks: Protest of B. F. Cashion and 100 other citizens of Baldwin, Lake County, on the same subject.

Same reference.

REPORTS OF STANDING COMMITTEES.

The Committee on Roads and Bridges, by Mr. Randall, Chairman, reported

House bill No. 1109, entitled

A bill to regulate the use of automobiles propelled by steam, gas, electricity or other artificial power upon the public streets, highways, boulevards and other public grounds and to provide penalties and fines for the violation thereof;

Without recommendation.

The report was accepted and the committee discharged.

Mr. Holmes moved that the bill be referred to the committee of the whole and placed on the General Order.

The motion prevailed.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported Senate bill No. 136 (file No. 80), entitled

A bill to provide for letting contracts for furnishing fuel, paper and stationery for the use of the State, and also for doing the State printing and State binding, and to provide for heating the Capitol by steam conveyed from central heating plant, and to repeal Act No. 163 of the laws of the year 1851, as amended, being Sections 1531, 1532, 1533, 1534, 1535, 1536 and 1537 of the Compiled Laws of the year 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Byrns moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time, and, the question being on its passage,

Mr. Colby moved to amend the bill by striking out of lines 18 and 35 of Section 1 the words "and best."

The amendment was not adopted, a majority of all the members present not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.		Mr.	Eichhorn	Mr.	Lane, O. B.	Mr.	Richards	
	Adams, R. N.		r'airbanks		Lovell		Robinson, W. (3.
	Anderson		Ferry		McCarthy		Sanderson	
	Ashley		Fisher		McEachern		Scott	
	Austin		Fisk		Master		Seeley	
	Barnaby		Foster		Monroe, J. H.		Shea	
	Batchelder		Francis		Monroe, J. S.		Siggins	
	Baumgaertner		Galbraith		Morrice		Stone	
	Bolton		Gallup		Munsell		Thomas	
	Brown		Greusel		Neal		Thorington	
	Byrns		Halladay		Newberry		Vandercook	
	Campbell		Hallenbeck		Nottingham		Wade	
	Chapman		Hemans		Osborn		Walker	
	Colby		Herkimer		Oviatt		Wallace	
	Combs		Higgins		Paddock		Ward, C. E.	
	DeLisle		Holmes		Partlow		Washer	
	Denby		Hunt		Perkins		Wells	
	Dennis		Jenks		Pettit		Werline	
	Dohany		Kidder		Powell, Gardner	•	Whelan	
	Duncan		Kirk, J. P.		Powell, H. E.		Whitaker	
	Dunn		Kirk, William		Randall		Willis	
	Dunstan		Knight		Read		Wright	
	Durham		Ladner		Reynolds		Speaker	
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The title was agreed to.

Mr. Byrns moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 43, entitled

A bill to provide for the care and preservation of cemetery lots;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

House bill No. 549, entitled

A bill to amend Section 1 of Act No. 106 of the Public Acts of 1901, entitled "An Act to regulate the taking and catching of fish in the inland lakes of Cass County, State of Michigan;"

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Higgins moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr.	Fisher	Mr.	Master	Mг.	Scott
	Adams, R. N.		Fisk		Monroe, J. H.		Seeley
	Anderson		Foster _		Monroe, J. S.		Shea
	Ashley		Francis		Morrice		Sheldon
	Austin		Galiup		Munsell		Shook
	Barnaby		Greusel		Neal		Siggins
	Batchelder		Halladay		Newberry		Stone
	Baumgaertner		Hallenbeck		Nottingham		Thomas
	Bolton		Harley		Osborn .		Thorington
	Brown		Hemans		Oviatt		Vandercook
	Campbell		Herkimer		Paddock		Van Zoeren
	Chapman		Higgins	•	Partlow		Wade ·
	Colby		Holmes		Perkins		Walker
	Combs		Hunt		Pettit		Wallace
	DeLisle		Jenks		Powell, Gardner	ii	Ward, C. E.
	Denby		Kidder		Powell, H. E.		Ward, N. O.
	Dennis		Kirk, J. P.		Randall		Washer
	Dohany		Kirk, William		Read		Wells
	Duncan		Knight		Reynolds		Werline
	Dunn		Ladner		Richards		Whelan
	Dunstan		Lane, O. B.		Robinson, L. C.		Whitaker
	Durham		Lovell		Robinson, W. C.		Willis
	Eichhorn		McCarthy		Rodgers		Wright
	Fairbanks Ferry		McEachern		Sanderson		Speaker

The title was agreed to.

Mr. Higgins moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

House bill No. 361, entitled

A bill relative to fishing in Newaygo County; With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Wallace moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Anderson Ashley Foster Austin Barnaby Galbraith Batchelder Gallup Baumgaertner Bolton Brown Brown Brown Byrns Hallenbeck Byrns Campbell Chapman Chapman Herkimer Colby Higgins Combs DeLisle Dennis Delisle Dohany Donnis Dohany Kirk, J. P. Duncan Kirk, William Dunn Knight Dunstan Durham Ladner Lane, O. B. Eichhorn Fairbanks	Morrice Munsell Neal Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C. Rodgers	Shedon Shook Siggins Stone Thomas Thorington Vandercook Van Zoeren Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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The title was agreed to.

Mr. Wallace moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

House bill No. 617, entitled

A bill to detach certain territory from the Township of Forsyth, in the County of Marquette, in the State of Michigan, and to organize the Township of Edwards, in said county: With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Wells moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time, and, the question being on its passage,

Mr. Seeley moved to amend the bill by striking out in line 7 of Section 1 the word "Edwards" and inserting in lieu thereof the word "Wells."

The amendment was adopted, a majority of all the members present

voting therefor.

The question being on the passage of the bill, as amended,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Austin Francis Morr Barnaby Galbraith Muns Batchelder Gallup Neal Baumgaertner Greusel Newl Bolton Halladay Notti Brown Hallenbeck Osbo Byrns Harley Oviat Campbell Hemans Padd Chapman Herkimer Parti Colby Higgins Perk Combs Holmes Petti DeLisle Hunt Powe Dennis Kidder Rand Dohany Kirk, J. P. Read Duncan Kirk, William Reyn Dunn Knight Richa Durstan Ladner Robi Eichhorn Lovell Rodge	roe, J. S. rice Shook sell Siggins Stone berry Thomas ingham Thorington rn Vandercook tt Van Zoeren ock Wade low Walker ins Wallace tt Ward, C. F. ell, Gardner ell, H. E. itall Wells twerline toolds Whelan ards Whitaker nson, L. C. nson, W. C.
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Mr. Seelev moved to amend the title so as to read as follows:

The question being on agreeing to the title of the bill,

A bill to detach certain territory from the Township of Forsyth, in the County of Marquette, in the State of Michigan, and to organize the Township of Wells, in said county.

The motion prevailed.

The title as amended was then agreed to.

Mr. Wells moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Read moved that the House take an informal recess of fifteen minutes, for the purpose of having a photograph taken of the House. The motion prevailed, the time being 2:40 o'clock p. m.

AFTER RECESS.

2:55 o'clock p. m.

The House was called to order by the Speaker.

The House resumed the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 1159, entitled

A bill to amend Sections 1 and 21 of Chapter 7 of an act, entitled "An Act to provide for a charter of the City of Detroit and to repeal all acts and parts of acts in conflict therewith," approved June 17, 1883;

With the recommendation that it be referred to the Committee on Elections.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in, and the bill was referred to the Committee on Elections.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 1150, entitled

102

A bill to authorize Bay City to borrow money and issue its bonds therefor, to defray the expense of construction of local improvements for the year 1903, and to provide for the payment of said bonds;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Washer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Eichhorn Anderson Ashley Ferry Austin Barnaby Batchelder Baumgaertner Galbraith	Mr. Ladner I.ane. O. B. Lovell McCarthy McEachern Master Monroe, J. H. Monroe, J. S.	Mr. Read Reynolds Sanderson Scott Seeley Sheldon Siggins Stone
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Mr. Thomas Mr. Bolton Mr. Morrice Mr. Gallup Munsell Thorington Brown Greusel Wade Byrns Halladay Neal Walker Hallenbeck Newberry Campbell Osborn Wallace Hemans Cnapman Ward, C. E. Herkimer Oviatt Colby Combs Higgins Paddock Washer DeLisle Holmes Partlow Werline Whelan Hunt Denby Perkins Dennis Jenks Pettit Whitaker Powell, Gardner Powell, H. E. Dohany Kidder Willis Kirk, J. P. Kirk, William Duncan Wright Dunn Randall Speaker Dunstan Knight

NAYS.

86

The title was agreed to.

Mr. Washer moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House joint resolution No. 24, entitled

A joint resolution proposing an amendment to Article IV of the Constitution of this State by adding a section thereto relative to the ownership and operation of street railways by incorporated cities;

Without recommendation.

The report was accepted and the committee discharged.

Mr. Greusel moved that the joint resolution be referred to the committee of the whole and placed on the General Order.

The motion prevailed.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 417, entitled

A bill to provide salary of, and for appointment of a clerk for, the

county commissioner of schools for the County of Wayne;

With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Neal moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Eichhorn Mr. Lane, O. B. Mr. Reynolds Richards Ashley Ferry McCarthy Robinson, W. C.

Mr.	Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan Durham	Mr.	Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hallenbeck Hemans Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight	Mr.	McEachern Master Monroe, J. H. Morrice Munsell Neal Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read		Sanderson Seeley Shea Sheldon Siggins Thomas Thorington Vandercook Walker Wallace Ward, C. E. Washer Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

93

The title was agreed to.

Mr. Neal moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 675, entitled

A bill to provide for the printing and binding by the State, in one of its penal institutions, of the text books to be used in the first eight grades of the public schools, to provide for the distribution of the same, and making an appropriation therefor;

With the recommendation that the bill be printed.

The report was accepted.

The question being on concurring in the recommendation of the committee.

The recommendation was concurred in and the bill was ordered printed for the use of the committee.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 270, entitled

A bill to provide for the payment of tuition in another district of children who have completed the eighth grade in any school district;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Education, by Mr. Combs. Chairman, reported House bill No. 541, entitled

A bill to authorize School District No. 1 of the Township of Vevay and City of Mason, in the County of Ingham, and State of Michigan, to borrow money and issue bonds therefor, the proceeds of which are to be used for the purchase of real estate to be used as an addition to the schoolhouse site and for construction of a schoolhouse for the use of said district;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Hemans moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Chapman Colby Combs DeL.isle Denby Dennis Dohany Duncan Dunn Dunstan	Mr. Eichhorn Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hallenbeck Hemans Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P.	Lane, O. B. McCarthy McEachern Master Monroe, J. H. Morrice Munsell Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read	Ar. Richards Robinson, W. C. Sanderson Seeley Shea Siggins Thomas Thorington Vandercook Wade Walker Wallace Ward, C. E. Washer Wells Werline Whitaker Willis Wright Speaker
Durham	Kirk, William	Reynolds	83

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The title was agreed to.

Mr. Hemans moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 403, entitled

A bill to define the liabilities of railroad companies in relation to damages sustained by their employees;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Wade moved that the bill be referred to the committee of the whole and made a special order for Thursday, March 26.

The motion prevailed, two-thirds of all the members present voting therefor.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 336 (file No. 91), entitled

A bill to extend and regulate the liability of employers to make compensation for personal injuries suffered by employees in their service;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Wade moved that the bill be referred to the committee of the whole and made a special order for Thursday, March 26.

The motion prevailed, two-thirds of all the members present voting

therefor.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 62 (file No. 16), entitled

A bill to amend Section 1 of Act No. 87 of the Public Acts of 1891, entitled "An Act to provide for appropriation of money to pay the salary of the Attorney General, clerks and certain expenses in such department, and to provide the manner and condition of payment, and to repeal all acts and parts of acts contravening the provisions of this act," as amended;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 21 (file No. 12), entitled

A bill to prevent the desertion and abandonment of wife or children by persons charged by law with the maintenance thereof, to make such abandonment and desertion a felony and to prescribe the punishment therefor;

With certain amendments thereto, recommending that the amendments be concurred in, and when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 575, entitled

A bill to repeal Act No. 252 of the Public Acts of 1899, entitled "An Act for the suppression of mob violence;"

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Wade moved that the bill be referred to the committee of the whole and made a special order for Tuesday, March 24.

The motion prevailed, two-thirds of all the members present voting therefor.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 679, entitled

A bill to amend Sections 2, 3, 4, 5 and 6 of Act No. 124 of the Public Acts of the State of Michigan for the year 1855, approved February 12, 1855, and the acts amendatory thereto, entitled "An Act providing for the transfer of causes from one circuit court to another in certain cases," being Sections 10106, 10107, 10108, 10109 and 10110 of the Compiled Laws of the State of Michigan for the year 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 269, entitled

A bill to amend an act, entitled "An Act to provide for the formation of corporations for the purpose of owning, maintaining and improving lands and other property kept for the purpose of summer resorts or for ornament, recreation or amusement, and to repeal all laws or parts of laws in conflict herewith," approved June 4, 1897, being Sections 7618 to 7638, inclusive, of the Compiled Laws of 1897, by adding a new section thereto to be known as Section 23:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 53, entitled

A bill to amend Section 3 of Act No. 230 of the Session Laws of 1897, entitled "An Act to provide for the formation of corporations for the purpose of owning, maintaining and improving lands and other property kept for the purpose of summer resorts or for ornament, recreation or amusement, and to repeal all laws or parts of laws in conflict herewith," approved June 4, 1897, the same being Section 7620 of the Compiled Laws of the State of Michigan of 1897:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 360, entitled

A bill relative to the trimming of shade trees by telegraph or telephone companies;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Upper Peninsula Hospital for Insane, by Mr. Chapman, Chairman, reported

House bill No. 357, entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane, at Newberry, for the fiscal year ending June 30, 1904, for building and special purposes, to provide for a tax to meet the same;

With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the Committee on Ways and Means.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

House bill No. 1158, entitled

A bill to attach the west fractional half of section 23, township 35 north, of range 5 east to the Village of Rogers, in the County of Presque Isle:

With the accompanying substitute therefor, entitled

A bill to amend Section 1 of Act No. 377 of the Local Acts of 1877, entitled "An Act to incorporate the Village of Rogers," approved May 1, 1877:

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Bolton moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Fairbanks	Mr.	Knight	Mr.	Sanderson
Anderson	Ferry		Lane, O. B.		Scott
Ashley	Fisher		McCarthy		Seeley
Austin	Fisk		McEachern		Shea
Barnaby	Foster		Master		Sheldon
Batchelder	Francis		Monroe, J. H.		Siggins
Bolton	Galbraith		Munsell		Stone
Brown	Gallup		Newberry		Thomas
Byrns	Halladay		Nottingham		Thorington
Chapman	Hallenbeck		Osborn		Van Zoeren
Colby	Harley		Oviatt		Wade
Combs	Hemans		Paddock		Wallace
DeLisle	Herkimer		Partlow '		Ward, C. E.
Denby	Higgins		Perkins		Washer •
Dennis	Holmes		Pettit		Wells
Dohany	Hunt		Powell, Gardne	r	Werline
Duncan	Jenks		Powell, H. E.		Whitaker
Dunn	Kidder		Read		Willis
Dunstan	Kirk, J. P.		Reynolds		Wright
Durham	Kirk, William		Robinson, W. (C .	Speaker
Eichho rn					

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The title was agreed to.

Mr. Bolton moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval of the following bills and joint resolutions:

House bill No. 123 (file No. 10, enrolled No. 37), entitled

A bill to legalize the action of the township board of the Township of St. Clair, in St. Clair County, Michigan, in letting a contract to build an iron bridge over Pine River, known as the "Luck Bridge," and to authorize the township board of said township to issue bonds of said township to the amount of \$2,855 for such purpose, and to levy taxes sufficient to provide for the payment of the same and the interest thereon.

House bill No. 934 (enrolled No. 44), entitled

A bill to amend Section 2 of Act No. 211 of the Local Acts of Michigan of 1891, entitled "An Act to incorporate the City of St. Louis, in the County of Gratiot, and to repeal Act No. 378 of the Local Acts of 1887," approved March 4, 1887, as amended by Act No. 316 of the Local Acts of 1899, and to add new territory.

House bill No. 260 (enrolled No. 51), entitled

A bill to detach certain territory from the Township of Breitung, in the County of Dickinson, and attach the same to the City of Iron Mountain, in said county, and to the fifth ward of said city.

House bill No. 219 (enrolled No. 52), entitled

A bill to amend Section 4, Act No. 361, of the Local Acts of 1901, approved March 29, 1901, entitled "An Act to repeal Act No. 291 of the Local Acts of 1891, entitled 'An Act to incorporate the public schools of the Township of Ossineke, Alpena County,' approved April 21, 1891; as amended by Act No. 413 of the Local Acts of 1899, approved May 25, 1899, to provide for the disposition of the property and the payment of the indebtedness of the corporation hereby dissolved, and to organize and form three separate school districts from the territory embraced within the said Township of Ossineke, in the said County of Alpena."

House bill No. 430 (enrolled No. 57), entitled

A bill to provide that certain conveyances of lands in the Village of Frederic, Michigan, and the records thereof, shall be received as evidence as conveying lands according to the recorded plat of the Village of Frederic ville and its additions.

House joint resolution No. 367 (enrolled No. 60), entitled

A joint resolution, authorizing the Auditor General of the State of Michigan to deed to the Village of Lawton, in Van Buren County, Michigan, a certain parcel of land, described as Lots O. 1, 2 and 3, Block 1, of the original plat of the Village of Lawton.

House bill No. 305 (enrolled No. 62), entitled

A bill to attach the territory embraced in road districts numbered 2 and 3 of the Township of Portage, County of Houghton, and State of Michigan, to road district numbered 1 of said Township of Portage, and

to disorganize and discontinue said road districts numbered 2 and 3, and to embrace in said road district numbered 1 of said Township of Portage, all the territory of said Township of Portage, and to prohibit the highway commissioner of said Township of Portage, and the highway commissioner and township board of said Township of Portage vacating, altering, dividing or consolidating road districts in said Township of Portage, and to provide for the election of one overseer of highways in said Township of Portage, and to define the powers and duties of such overseer of highways.

House bill No. 373 (enrolled No. 64), entitled

A bill to provide for a uniform system of examination of teachers for the County of Presque Isle.

House bill No. 23 (enrolled No. 66), entitled

A bill to provide for two voting precincts in the Township of Germfask, in the County of Schoolcraft.

House bill No. 258 (enrolled No. 67), entitled

A bill to incorporate the Village of Applegate, in the County of Sanilac.

House joint resolution No. 32 (file No. 49, enrolled No. 73), entitled A joint resolution authorizing the board of education of the City of Lansing to erect a public school district library building on Block 81 in the City of Lansing.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 17, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 1029, entitled

A bill to create and organize a municipal court for the City of Menominee, County of Menominee, to define and limit its jurisdiction and to provide for the election of a judge thereof, and to repeal Section 23 of Title VIII of the charter of the City of Menominee, being Act No. 442 of the Session Laws of the year 1901;

House bill No. 285, entitled

A bill providing for the appointment, fixing the compensation and defining the duties of stenographer of the probate court for the County of Genesee;

House bill No. 215 (file No. 30), entitled

A bill to amend the title and Sections 1 and 29 of an act, entitled "An Act to establish, protect and enforce by lien the rights of mechanics and other persons furnishing labor or materials for the building, altering,

improving, repairing, erecting or ornamenting of buildings, machinery, wharves and other structures; and to repeal all acts contravening the provisions of this act," being Chapter 296 of the Compiled Laws of the State of Michigan of 1897;

House bill No. 619, entitled

A bill to provide for the manner of taking of testimony before the Probate Court, Justices of the Peace and Coroners in the County of Oakland, and provide for the appointment, fix the term of office, and prescribe the duties, liabilities and compensation of a stenographer and assistant stenographer for said courts; and to repeal Act No. 377 of the Local Acts of the State of Michigan for the year 1895;

And to inform the House that in the passage of the bills the Senate has concurred, and has also concurred in ordering the bills to take im-

mediate effect.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 17, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 34 (file No. 46), entitled

A bill to amend Section 20 of Chapter 2 of Act No. 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools and to repeal all statutes and acts contravening the provisions of this act," being Compiler's Section 4665 of the Compiled Laws of 1897;

And to inform the House that the Senate has amended the bill as fol-

lows:

By inserting in line 61 of Section 20, after the word "months," the words "in the school year;"

And that in the passage of the bill, as thus amended, the Senate has concurred.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Fisher Mr. Master Mr. Sheldon Mr. Adams, C. S. Ashley Monroe, J. H. Fisk Shook Morrice Austin Foster Siggins Barnaby Francis Munsell Stone

Mr. Batchelder Mr. Galbraith Mr. Newberry Mr. Thomas Baumgaertner Gallup Nottingham Thorington Bolton Halladay Osborn Vandercook Brown Hallenbeck Oviatt Van Zoeren **Byrns** Hemans Paddock Wade Campbell Herkimer Partlow Wallace Powell, Gardner Powell, H. E. Chapman Holmes Ward, C. E. Denby Hunt Washer Dennis Kidder Randall Wells Kirk, J. P. Kirk, William Dohany Werline Read Duncan Revnolds Whelan Dunn Knight Richards Whitaker Dunstan Lane, O. B. Scott Willis Lovell Seeley Durham Wright Fairbanks McCarthy Shea Speaker McEachern Ferry

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The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 17, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 566, entitled

A bill for submitting to the electors of the Cities of Bay City and West Bay City, in the County of Bay, the question of the consolidation of the two cities under one municipal government;

And to inform the House that the Senate has adopted the accompany-

ing substitute therefor, with the same title;

And that in the passage of the bill, as thus substituted, the Senate has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully.

ELBERT V. CHILSON, Secretary of the Senate.

The question being on the adoption of the substitute for the bill, The substitute was adopted, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Ashley Austin Barnaby Batchelder Baumgaertner Bolton	Mr. Durham Eichhorn Fairbanks Ferry Fisher Fisk Foster Galbraith	Mr. Lovell McCarthy Master Monroe, J. H. Morrice Munsell Newberry Osborn	Mr. Shea Sheldon Shook Siggins Stone Thomas Thorington Vandercook

Mr.	Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunn	Mr.	Harley Hemans Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight	Mr.	Partlow Perkins Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Scott Seeley	Wallace Ward, C. Washer Wells Werline Whelan Whitaker Willis Wright Speaker	e.
	Dunstan		Lane, O. B.	•	•		

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The question being on agreeing to the title of the substitute, The title was agreed to.

Mr. Washer moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 18, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 182, entitled

A bill to provide for the construction and maintenance of a public bridge across Grand River between the Township of Walker and the Township of Grand Rapids in Kent County, at or near the location of the bridge, there situate, of the Canal Street Gravel Road so called, and for the raising of funds to defray the cost and expense thereof and the maintenance thereof;

And to inform the House that the Senate has adopted the accompanying substitute therefor, with the same title, and that in the passage of the bill, as thus substituted, the Senate has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The question being on the adoption of the substitute for the bill, The substitute was adopted, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Ashley Austin Batchelder Baumgaertner	Mr. Fisk Foster Francis Galbraith Greusel	Mr. Monroe, J. H. Monroe, J. S. Morrice Munsell Neal	Mr. Scott Seeley Shea Sheldon Shook
Baumgaertner	Greusel	Neal	Shook
Byrns	Halladay	Newberry	Siggins
Campbell	Hallenbeck	Osborn	Thorington

4 Mr. Paddock Mr. Vandercook Mr. Chapman Mr. Harley Comba Hemans Partlow Van Zoeren DeLisle Perkins Wade Herkimer Denby Higgins Pettit Walker Powell, Gardner Dennis Holmes Wallace Ward, N. O. Dohany Hunt Powell, H. E. Duncan Jenks Randall Wells Knight Read Werline Dunn Dunstan Ladner Reynolds Whelan Lovell Whitaker Durham Richards McCarthy Robinson, L. C. Willis Fairbanks Ferry McEachern Robinson, W. C. Wright Fisher Master Sanderson Speaker pro tem

NAYS.

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The question being on agreeing to the title of the substitute, The title was agreed to.

Mr. Anderson moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 17, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 121 (file No. 57), entitled

A bill to amend Sections 2, 5 and 25 of Chapter 3 of Act No. 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and repeal all statutes and acts contravening the provisions of this act." approved May 21, 1881, being Sections 4667, 4670 and 4691 of the Compiled Laws of 1897:

And to inform the House that the Senate has amended the bill as follows:

By inserting after line 19 of Section 25 the following:

Second, To pay all orders of the director, when lawfully drawn and countersigned by the moderator, out of any moneys in his hands belonging to the fund upon which such orders may be drawn;

Third, To keep a book in which all moneys received and disbursed shall be entered, the sources from which the same have been received, and the persons to whom and the objects for which the same have been naid:

Fourth, To present to the district board at the close of the school year a report in writing, containing a statement of all moneys received during the preceding year, and of each item of disbursements made, and exhibit the voucher therefor;

Fifth, To appear for and on behalf of the district in all suits brought by or against the same, when no other directions shall be given by the qualified voters in district meeting, except in suits in which he is interested adversely to the district, and in all such cases, the moderator shall appear for such district, if no other directions be given, as aforesaid;

Sixth, At the close of his term of office to settle with the district board, and deliver to his successor in office all books, vouchers, orders, documents, and papers belonging to the office of assessor, together with all district moneys remaining on hand;

Seventh, To perform such other duties as are or shall be by law re-

quired of the assessor;

And that in the passage of the bill, as thus amended, the Senate has concurred.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

Mr. Hemans moved that the bill be laid on the table.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, March 17, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 332 (file No. 68), by Mr. Kelly, entitled

A bill to provide for the submission, to the qualified electors, of the question of calling a convention for the purpose of making a general revision of the Constitution;

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber, March 17, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 467 (file No. 66), by Mr. Kelly, entitled

A bill to amend Section 9 of Act No. 140 of the Public Acts of 1889, entitled "An Act to authorize the formation of corporations for acquiring, holding, leasing and selling real estate, and for the erection of buildings thereon," as amended by Act No. 197 of the Public Acts of 1901, being Section 6943 of the Compiled Laws of 1897;

And to inform the House that the bill has passed the Senate and has

been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

The following message from the Senate was received and read:

Senate Chamber, March 17, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 253 (file No. 46), by Mr. Fuller, entitled

A bill to amend Section 34 and Section 39 of Act No. 206 of the Public Acts of 1893, entitled "An Act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied, making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased, and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," as amended by the several acts amendatory thereof, being Compiler's Sections 3824 and 3962, inclusive;

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

The following message from the Senate was received and read:

Senate Chamber, March 17, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following joint resolution:

Senate joint resolution No. 112 (file No. 77), by Mr. Kelly, entitled A joint resolution authorizing the Board of State Auditors to sell and dispose of certain State property;

And to inform the House that the joint resolution has passed the

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully.

ELBERT V. CHILSON,

Secretary of the Senate.

The joint resolution was read a first and second time by its title and referred to the Committee on State Capitol and Public Buildings.

The following message from the Senate was received and read:

Senate Chamber, March 17, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 38 (file No. 7), by Mr. Lockerby, entitled

A bill to make appropriations for the State Public School for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on State Public School.

The following message from the Senate was received and read:

Senate Chamber, March 18, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 388, by Mr. Moriarty, entitled

A bill to protect fish and prohibit the use of seines, gill nets or any form of pound, trap, sweep or set nets, or like device, in any of the waters of Lake Superior, within an imaginary line from Laughing Fish Point to a point two miles north of the most northerly point of Grand Island, and continuing in an easterly direction to Grand Portal, on Pictured Rocks, on the southern coast of Lake Superior;

And to inform the House that the bill has passed the Senate and has

been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. McEachern moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Ferry Mr. Monroe, J. S. Mr. Scott Mr. Adams, C. S. Adams, R. N. Morrice Seeley Fisher Anderson Shea Fisk Munsell Austin Francis Neal Sheldon Barnaby Galbraith Newberry Shook Osborn Siggins Batchelder Greusel Stone Baumgaertner Halladay Oviatt Vandercook Bolton Herkimer Paddock Holmes Partlow Wade Byrns Campbell Hunt Perkins Walker Chapman Jenks Pettit Wallace Colby Kidder Powell, Gardner Ward, N. O. Denby Washer Knight Powell, H. E. Ladner Randall Wells Dennis Lane, O. B. Dohany Read Werline Lovell Reynolds Duncan Whelan Dunn McCarthy Richards Whitaker Dunstan McEachern Robinson, L. C. Willia Durham Master Robinson, W. C. Wright Monroe, J. H. Fairbanks Rodgers

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The title was agreed to.

Mr. McEachern moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

THIRD READING OF BILLS.

House bill No. 69 (file No. 65), entitled

A bill to provide for the better drainage of highways in certain cases; Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

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Mr.	Adams, C. B.	Mr. Ferry	Mr.	Lane, O. B.	Mr.	Beeley
	Adams, R. N.	Fisher		Lovell		Shea
	Ashley	Fisk		McEachern		Sheldon
	Austin	Foster		Monroe, J. H.		Shook
	Barnaby	Francis		Morrice		Siggins
	Batchelder	Galbraith		Munsell		Stone
	Baumgaertner	Gallup		Newberry		Thomas
	Bolton	Greusel		Nottingham		Thorington
	Campbell	Halladay		Osborn		Van Zoeren
	Chapman	Hallenbeck		Oviatt		Wade
	Colby	Harley		Paddock		Walker
	Combs	Hemans		Partlow		Wallace
	DeLisle	Herkimer		Perkins		Ward, C. E.
	Denby	Higgins		Pettit		Ward, N. O.
	Dennis	Hunt		Powell, Gardner		Wells
	Dohany	Jenks		Randall		Werline
•	Duncan	Kidder		Read		Whelan
	Dunn	Kirk, J. P.		Reynolds		Whitaker
	Dunstan	Kirk, William		Richards		Willis
	Durham	Knight		Robinson, W. C		Wright
	Eichhorn	Ladner		Scott		Speak er
	Fairbanks					
			1 44			

NAYS.

85

The title of the bill was agreed to.

W- Adams C C

House bill No. 310 (file No. 72), entitled

A bill to facilitate the inspection of the records and files in the offices of the county, city, township, town, village and school districts in this State, amending Section 1 of an act to facilitate the inspection of the records and files in the offices of county, city and township officers in this State, being Act No. 205 of the Public Acts of 1889, approved June 28, 1889, said Section 1 being Compiler's Section 3461 of Miller's Compiled Laws of the State of Michigan;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Campbell Chapman Colby Combs DeLisle Denby Dennis Duncan Dunn Dunstan	Mr. Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P.	Lovell McCarthy McEachern Monroe, J. H. Morrice Munsell Newberry Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Randall Read Reynolds Richards	Mr. Seeley Shea Sheldon Shook Siggins Thomas Thorington Vandercook Van Zoeren Wade Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright
		Robinson, W. C.	
Durham	Kirk, William	Scott	Speaker
Eichhorn	Knight		

NAYS.

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The title of the bill was agreed to.

House bill No. 363 (file No. 82), entitled

A bill to amend Section 30 of Act No. 264 of the Session Laws of 1861, entitled "An Act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula," approved March 16, 1861, as amended by Act No. 266 of the Session Laws of 1889, entitled "An Act to amend Section 30 of Act No. 264 of the Session Laws of 1861, entitled 'An Act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula,' being Section 8086 of Howell's Annotated Statutes," approved July 5, 1889;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and navs, as follows:

YEAS.

Mr. Adams, C. S. Mr. Ferry Mr. Ladner Mr. Scott
Adams, R. N. Fisher Lane, O. B. Seeley
Ashley Fisk Lovell Shea

Mr.	Austin	Mr.	Foster	Mr.	McCarthy	Mr.	Sheldon
	Barnaby		Francis		McEachern		Shook
	Batchelder		Galbraith		Monroe, J. H.		Siggins
	Baumgaertner		Gallup		Morrice		Thomas
	Bolton		Greusel		Munsell		Thorington
	Brown		Halladay		Newberry		Van Zoeren
	Campbell		Hallenbeck		Osborn		Wade
	Chapman		Harley		Oviatt		Wallace
	Colby		Hemans		Paddock		Ward, C. E.
	Combs		Herkimer		Partlow		Ward, N. O.
	DeLisle		Higgins		Perkins		Washer
	Denby		Holmes		Pettit		Wells
	Dennis		Hunt		Powell, Gardner	•	Werline
	Duncan		Jenks		Randali		Whelan
	Dunn		Kidder		Read		Whitaker
	Dunstan		Kirk, J. P.		Reynolds		Willis
	Durham		Kirk, William		Richards		Wright
	Eichhorn		Knight		Robinson, W. C		Speaker
	Fairbanka		_		-		

NAYS.

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The title of the bill was agreed to.

Senate bill No. 56 (file No. 36), entitled

A bill to amend Act No. 164 of the Public Acts of 1877, entitled "An Act to authorize cities, incorporated villages and townships, to establish and maintain free public libraries and reading rooms," being Sections 3449 to 3460 inclusive of the Compiled Laws of 1897, by adding thereto five sections providing that adjacent or adjoining townships may unite with other townships, with villages and cities for the same purpose, to be known as Sections 13, 14, 15, 16 and 17;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Anderson Fe Ashley Fi Austin Fi Barnaby Fo Batchelder Fr Baumgaertner Ga Bolton Gr Brown Hs Campbell Hs Chapman He Colby He Combs Hi DeLisle Ho Dennis Ki Duncan Ki	airbanks erry sher sk oster	Lane, O. B. Mr. McCarthy McEachern Monroe, J. H. Morrice Munsell Newberry Osborn Oviatt Paddock Partlow Perkins Powell, Gardnel Powell, H. E. Randall Reynolds Richards Robinson, L. C. Robinson, W. C. Scott	Shea Sheldon Shook Siggins Stone Thomas Thorington Vandercook Van Zoeren Walker Wallace Ward, C. E. Ward, N. O. Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

Mr. Hallenbeck Mr. Kirk, William Mr. Read Mr. Wade Hunt Pettit Seeley

The title of the bill was agreed to.

The Speaker pro tem. assumed the chair.

House bill No. 322 (file No. 93), entitled

A bill to amend Section 1 of Act No. 206 of the Public Acts of 1901, entitled "An Act to prescribe the terms and conditions on which foreign corporations may be admitted to do business in Michigan;"

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Fairbanks		Mr. Shea
Ferry	McEachern	Shook
Fisher	Monroe, J. H.	Siggins
Fisk	Morrice	Stone
Foster	Munsell	Thomas
Galbraith	Osborn	Vandercook
Greusel	Oviatt	Van Zoeren
Halladay	Paddock	Wade
Hallenbeck	Partlow	Walker
Harley	Perkins	Wallace
Hemans	Pettit	Ward, C. E.
Herkime r	Powell, Gardner	Washer
Higgins	Powell, H. E.	Wells
Hunt	Randall	Werline
Kidder	Read	Whelan
Kirk, J. P.	Reynolds	Whitaker
Kirk, William	Richards	Willis
Knight	Robinson, L. C.	Wright
Ladner	Scott	Speaker pro tem
Lane, O. B.	Seeley	79
	Ferry Fisher Fisk Foster Galbraith Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Hunt Kidder Kirk, J. P. Kirk, William Knight Ladner	Ferry Fisher Fisher Monroe, J. H. Fisk Morrice Foster Munsell Galbraith Greusel Greusel Halladay Hallenbeck Harley Hemans Hemans Herkimer Higgins Hunt Kidder Kirk, J. P. Kirk, William Knight Robinson, L. C. Monroe, J. H. Monroe Monro

NAYS.

Mr. Thorington

1

The title of the bill was agreed to.

House bill No. 709 (file No. 96), entitled

A bill to amend Section 101 of Act No. 121 of the Public Acts of 1895, relative to the competency of witnesses and examination of parties in certain cases, being Compiler's Section 10212 of the Compiled Laws of 1897, as amended by Act 239 of the Public Acts of 1901;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Chapman Combs DeLisle Denby Dennis Duncan Dunn Dunstan	Mr. Fisher Fisk Foster Francis Galbraith Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner	McCarthy McEachern Monroe, J. H. Morrice Munsell Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C.	

NAYS.

D

The title was agreed to.

Mr. McCarthy moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House bill No. 2 (file No. 66), entitled

A bill to create a commission and define its duties and powers for the purpose of marking by monument in memory of the 700 Michigan soldiers who died in prison at Andersonville, Georgia, during the Civil War; to make an appropriation for the same and to provide a tax therefor;

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Chapman Combs DeLisle Denby Dennis Duncan	Mr. Fisk Francis Galbraith Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William	Mr. Monroe, J. S. Morrice Munsell Newberry Ozborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C.	Mr. Sheldon Shook Siggins Stone Thomas Thorington Vandercook Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan
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Mr. Ladner Mr. Dunn Mr. Robinson, W. C.Mr. Whitaker Lane, O. B. Dunstan Willis Lovell Seeley Fairbanks Wright Ferry McEachern Shea Speaker pro tem Fisher Monroe, J. H.

NAYS.

Λ

The title of the bill was agreed to.

House bill No. 364 (file No. 59), entitled

A bill to provide for the regulation in this State of foreign tontine, bond, certificate and investment companies, partnerships and associations, other than building and loan associations, prescribing the terms and conditions upon which such companies, partnerships and associations shall be permitted to do business in this State;

Was read a third time and pending the taking of the vote on the pas-

sage thereof,

Mr. Ferry moved to amend the bill

1. By striking out of line 3 of Section 2 the word "securities" and inserting in lieu thereof the word "sureties."

2. By striking out of line 6 of Section 7, the word "and" and inserting

in lieu thereof the word "or."

3. By adding to Section 7, the words, "or he may be punished by imprisonment for a period of not less than three months nor more than one year, or by both such fine and imprisonment, in the discretion of the court."

The amendments were adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill, as amended,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Mr. Ferry Mr. McCarthy Mr. Scott Fisher McEachern Shea Fisk Anderson Monroe, J. H. Sheldon Ashley Francis Morrice Shook Austin Galbraith Munsell Siggins Barnaby Gallup Neal Stone Batchelder Greusel Newberry Van Zoeren Brown Halladay Oviatt Wade Byrns Hallenbeck Partlow Walker Campbell Hemans Perkins Wallace Chapman Herkimer Pettit Ward, N. O. DeLisle Higgins , Powell, Gardner Washer Denby Hunt Powell, H. E. Wells Dennis Jenks Randall Werline Dohany Kidder Read Whelan Kirk, William Duncan Reynolds Whitaker Dunn Knight Richards Willis Dunstan Ladner Robinson, L. C. Wright Durham Lane, O. B. Robinson, W. C. Speaker pro tem

NAYS.

The question being on agreeing to the title of the bill,

Mr. Ferry moved to amend the title so as to read as follows:

A bill to provide for the regulation in this State of foreign tontine, bond, certificate and investment companies, partnerships and associations, other than life insurance companies and building and loan associations, prescribing the terms and conditions upon which such companies, partnerships and associations shall be permitted to do business in this State.

The motion prevailed.

The title as amended was then agreed to.

Mr. Ferry moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House bill No. 61 (file No. 89), entitled

A bill to amend Section 25 of Act No. 257 of the Session Laws of 1899, entitled "An Act to amend Section 25 of Act No. 137 of the Laws of 1849, as amended, relative to authorizing proceedings against garnishees and for other purposes, as amended, being Section 8055 of Howell's Annotated Statutes, the same being Compiler's Section 1014 of the Compiled Laws of 1897, as amended by Act No. 178 of the Session Laws of 1891, and to add two new sections thereto to stand as Sections 25a and 25b;"

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams,	C. S. Mr. Fisk	Mr.	Monroe, J. S. Mi	r. Seeley
Adams,	R. N. Galbra	aith	Morrice	Shea
Anderso	n Greus	el	Munsell	Sheldon
Austin	Halla	day	Neal	Shook
Barnaby	Halle:	nbeck	Newberry	Siggins
Batcheld	ier Harle	y	Osborn	Stone
Baumga	ertner Hema	ns	Paddock	Thorington
Byrns	Herki	mer	Partlow	Vandercook
Campbe	il Higgi	ns	Perkins	Van Zoeren
Chapma	n Hunt		Pettit	Wade
DeLisle	Jenks		Powell, Gardner	Walker
Denby	Kidde	r	Powell, H. E.	Wallace
Dennis	Knigh	it	Randall	Washer
Dohany	Ladne	er e	Read	Wells
Duncan	Lane,	O. B.	Reynolds	Werline
Dunn	Lovel	1	Richards	Whelan
Dunstan	McCa	rthy	Robinson, L. C.	Whitaker
Durham	McEa.	che rn	Robinson, W. C.	Wright
Ferry	Maste	F	Scott	Speaker pro tem
Fisher	Monr	oe, J. H.		78

NAYS.

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The question being on agreeing to the title of the bill,

Mr. Galbraith moved to amend the title so as to read as follows:

A bill to amend Section 25 of Act No. 267 of the Session Laws of 1899, entitled "An Act to amend Section 25 of Act No. 137 of the Laws of 1849, as amended, relative to authorizing proceedings against garnishees and for other purposes, as amended, being Section 8055 of Howell's

Annotated Statutes, as amended by Act No. 178 of the Session Laws of 1891, the same being Compiler's Section 1014 of the Compiled Laws of 1897, and to add two new sections thereto, to stand as Sections 25a and 25b."

The motion prevailed.

The title as amended was then agreed to.

Pending the third reading of

House bill No. 171 (file No. 69), entitled

A bill to authorize commissioners of highways in townships to purchase tools and machinery for making roads in certain cases, and prescribe the manner of payment therefor, and the use and care of such machines, and to repeal Act No. 173 of the Public Acts of 1897, being Sections 4193 to 4197, inclusive, of the Compiled Laws of 1897;

Mr. Morrice moved that the bill be re-referred to the Committee on

Roads and Bridges.

The motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. Byrns offered the following resolution:

House resolution No. 94.

Resolved, That the Masters' and Journeymen Horseshoers' Association be granted the use of Representative Hall at 7:30 o'clock Wednesday evening, March 25, for a lecture on "Horse Training and Anatomy" by Prof. Magna, of Battle Creek.

The resolution was not adopted.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, March 18:

House bill No. 586 (enrolled No. 74); House bill No. 238 (enrolled No. 76);

House bill No. 234 (enrolled No. 79);

House bill No. 313 (enrolled No. 77);

House bill No. 802 (enrolled No. 93).

Mr. R. N. Adams moved that the House adjourn.

The motion prevailed, the time being 5:30 o'clock p. m.

The Speaker pro tem. declared the House adjourned until to-morrow at 2 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. CO STATE PRINTERS. **SESSION OF 1903**



FORTY-SECOND DAY.

Lansing, Thursday, March 19.

2 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. W. E. Doty.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs J. P.

Kirk and John Lane.

The following named members were absent without leave: Messrs. Eichhorn, Fisk, Master, Rodgers, and N. O. Ward.

Mr. Byrns moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

Mr. W. C. Robinson asked and obtained an indefinite leave of absence for Messrs. Master and N. O. Ward.

PRESENTATION OF PETITIONS.

No. 248. By Mr. Whelan: Petition of the Common Council of the City of Holland, asking for the establishment of a Normal School in the western part of the State.

The petition was referred to the Committee on Education.

No. 249. By Mr. Sanderson: Petition of Thomas H. Rankin and 7 other citizens of Oakley, asking for the passage of a bill providing for the examination and licensing of railroad telegraphers.

The petition was referred to the Committee on Private Corporations.

No. 250. By Mr. Oviatt: Petition of William Stuart and 12 other citizens of Bellaire, on the same subject.

Same reference.

No. 251. By Mr. Gardner Powell: Petition of Charles A. Palmer and 6 other citizens of Wasepi, on the same subject.

Same reference.

No. 252. By Mr. Shea: Petition of George Reeves and 120 others on the same subject.

Same reference.

No. 253. By Mr. Read: Petition of E. Cogswell and 11 other citizens of Manistee, on the same subject. Same reference.

No. 254. By Mr. Read: Protest of R. F. Danville and 677 other citizens of Manistee County against the passage of House bill No. 67, prohibiting the running at large of cattle in highways.

. The protest was referred to the Committee on Towns and Counties.

No. 255. By Mr. Read: Protest of Samuel Druce and 58 other citizens of Manistee County, on the same subject. Same reference.

No. 256. By Mr. Read: Protest of J. Seamons and 53 other citizens of Manistee County, on the same subject. Same reference.

No. 257. By Mr. J. H. Monroe: Petition of W. D. Wilcox and 5 other citizens of Traverse City, asking for the passage of a bill providing for the examination and licensing of railroad telegraphers.

The petition was referred to the Committee on Private Corporations.

No. 258. By Mr. Shook: Petition of Oscar F. Dell and 39 other citizens of the County of Montcalm, asking for the submission to the people of an amendment to the Constitution, to be voted at the spring election in 1905, prohibiting the manufacture and sale of intoxicating liquors.

The petition was referred to the Committee on Liquor Traffic.

No. 259. By Mr. O. B. Lane: Petition of D. Cronk and 75 other citizens of the Township of Litchfield, on the same subject. Same reference.

No. 260. By Mr. Dennis: Petition of William Billett and 53 other citizens of Missaukee County, asking for the passage of a bill to prevent the killing of deer in said county for a period of five years.

The petition was referred to the Committee on Game Laws.

No. 261. By Mr. Nottingham: Protest of W. H. McKale and 68 other citizens of the City of Lansing, against the passage of House bill No. 1105, amending the charter of said city so as to provide for a municipal court.

The protest was referred to the Committee on City Corporations.

No. 262. By Mr. Ferry: Petition of Charles W. Hitchcock, M. D., and 8 other citizens of Detroit in favor of the bill providing for the examination and licensing of physicians and recommending its passage. The petition was referred to the Committee on Public Health.

No. 263. By Mr. Gallup: Petition of P. M. Peterson and 229 other citizens of Delta County, asking for the passage of House bill No. 225, prohibiting State Prison Labor from entering into competition with Union Labor.

The petition was referred to the Committee on State Prison.

No. 264. By Mr. Seeley: Petition of Joseph S. Storkwell and 22 other citizens of Pontiac, asking for the passage of a bill providing for the erection of a sailors and soldiers' monument on the Capitol grounds. The petition was referred to the Committee on Ways and Means.

No. 265. By Mr. Vandercook: Petition of Clay H. Hollister and 99 other citizens of Grand Rapids, asking for the passage of a bill making election days legal holidays.

The petition was referred to the Committee on Elections.

REPORTS OF STANDING COMMITTEES.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported

House bill No. 154, entitled

A bill to establish a Board of Accountancy, to provide for the granting of certificates to those public accountants who qualify under the provisions of this act, and to provide a penalty for violations thereof; With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

The Committee on Liquor Traffic, by Mr. C. S. Adams, Chairman, reported

House bill No. 198, entitled

A bill to amend Sections 1 and 2 of Act No. 313 of the General Laws of 1887, approved June 28, 1887, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering, spirituous and intoxicating and malt, brewed or fermented liquors, or vinous liquors in this State, and repealing all acts and parts of acts inconsistent with the provisions of this act," as amended by Act No. 93 of the Public Acts of 1895, approved April 25, 1895;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the general order.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

Senate bill No. 122, entitled

A bill to change the name of the Village of Sand Lake, in the County of Kent, to Aldrich;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Pending the reference of the bill to the committee of the whole,

Mr. Wallace moved that the bill be laid on the table.

The motion prevailed.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

House bill No. 683, entitled

A bill to amend Section 21 of Chapter 4 of Act No. 3 of the Public Acts of 1895, entitled "An Act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," approved February 19, 1895;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

House bill No. 442, entitled

A bill to amend Sections 7 and 21 of Chapter 4 and Sections 1 and 45 of Chapter 7 of Act No. 3 of the Public Acts of the State of Michigan for the year 1895, entitled "An Act to provide for the incorporation of villages within the State of Michigan and defining their powers and duties," in so far as said sections apply to the Village of Portland;

With the accompanying substitute therefor, entitled

A bill to grant additional corporate powers to the Village of Portland; And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

Mr. H. E. Powell moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Fisher Mr. Seeley Mr. Adams, C. S. Mr. Monroe, J. H. Adams, R. N. Foster Monroe, J. S. Shea Anderson Francis Morrice Sheldon Ashley Galbraith Munsell Shook Austin Gallup Newberry Siggins Barnaby Greusel Nottingham Stone Baumgaertner Halladay Osborn Thomas Bolton Hallenbeck Ovlatt Thorington

Mr. Vandercook Mr. Brown Mr. Harley Mr. Paddock Byrns Hemans Partlow Van Zoeren Campbell Herkimer Perkins Wade Chapman Higgins Pettit Walker Combs Holmes Powell, Gardner Wallace DeLisle Hunt Powell, H. E. Ward, C. E. Dénby Jenks Randall Washer Kidder Dennis Read Wells Kirk, William Werline Dohany Reynolds Duncan Knight Richards Whelan Robinson, L. C. Whitaker Dunn Ladner Lane, O. B. Willis Dunstan Robinson, W. C. Durham-Wright Lovell Sanderson Fairbanks Speaker McCarthy Scott Ferry McEachern

NAYS.

90

The title was agreed to.

Mr. H. E. Powell moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

House bill No. 741, entitled

A bill to amend Section 17 of Chapter 13 of Act No. 3 of the Public Acts of 1895, entitled "An Act to provide for the incorporation of villages within the State of Michigan and defining their powers and duties," the same being Section 2926 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

House bill No. 881, entitled

A bill to authorize the Village of Vicksburg to create and appoint and prescribe the powers and duties of a board or commission to have the care and management of the electric light and water works system of said village;

With the accompanying substitute therefor, entitled

A bill to authorize the Village of Vicksburg, of Kalamazoo County, to provide for the care and management of its electric light plant and water works system, by means of a board of commissioners;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

Mr. Osborn moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fisher	Mr. McEachern	Mr. Scott
Adams, R. N.	Foster	Monroe, J. H.	Shea
Ashley	Francis	Monroe, J. S.	Sheldon
Austin	Galbraith	Morrice	Shook
Barnaby	Gallup	Munsell	Siggins
Baumgaertner	Greusel	Neal	Stone
Bolton	Halladay	Newberry	Thomas -
Brown	Hallenbeck	Nottingham	Thorington
Byrns	Harley	Osborn	Vandercook
Campbell	Hemans	Oviatt	Wade
Chapman	Herkime r	Partlow	Walker
Combs	Higgins	Perkins	Wallace
DeLisle	Holmes	Pettit	Ward, C. E.
Denby	Hunt	Powell, Gardner	Washer
Dennis	Jenks	Powell, H. E.	Wells
Dohany	Kidder	Randall	Werline
Duncan	Kirk, William	Read	Whelan
Dunn	Knight	Reynold s	Whitaker
Dunstan	Ladner	Richards	Willis
Durham	Lane, O. B.	Robinson, L. C.	Wright
Fairbanks	Lovell	Robinson, W. C.	Speaker
Ferry	McCarthy	Sanderson	

NAYS.

87

The title was agreed to.

Mr. Osborn moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 332 (file No. 68), entitled

A bill to provide for the submission to the qualified electors of the question of calling a convention for the purpose of making a general revision of the Constitution;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the general order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 179, entitled

A bill to amend Chapter 150 of the Revised Statutes of 1846, as amended by Act No. 187 of the Session Laws of 1859; Act No. 187 of the Session Laws of 1861; Act No. 138 of the Session Laws of 1871; Act No. 197 of the Session Laws of 1873, and Act No. 277 of the Public Acts of 1881, and Act No. 155 of the Public Acts of 1893, relative to the salaries of judges of probate, the same being, as so amended, Sections 2551 and 2552 of the Compiled Laws of the State of Michigan;

With the accompanying substitute therefor, entitled

A bill to amend Chapter 150 of the Revised Statutes of 1846, as amended by Act No. 187 of the Session Laws of 1859; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the Session Laws of 1850; Act No. 187 of the 1850; Act No. 187 of the 1850; Act No. 187 of the 1850; Act No. 18

sion Laws of 1861; Act No. 138 of the Session Laws of 1871; Act No. 197 of the Session Laws of 1873, and Act No. 277 of the Public Acts of 1881, and Act No. 155 of the Public Acts of 1893, relative to the salaries of the judges of probate, the same being, as so amended, Sections 2551 and 2552 of the Compiled Laws of the State of Michigan of 1897;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the general order.

The Committee on Geological Survey, by Mr. Ashley, Chairman, reported

House bill No. 56, entitled

A bill making an appropriation for the printing of reports and other extraordinary expenses of the State Board of Geological Survey, and providing for a tax to meet the same;

With certain amendments thereto, recommending that the amendments

be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Geological Survey. by Mr. Ashley, Chairman, reported

House bill No. 441, entitled

A bill providing for the extension of the work of the State Board of Geological Survey and making an appropriation to meet the expenses thereof;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Drainage, by Mr. Willis, Chairman, reported House bill No. 591, entitled

A bill to amend Act No. 254 of the Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," by adding one new section to Chapter 3 thereof, to stand as Section 23, and one new section to Chapter 9 thereof, to stand as Section 15;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

YEAS.

Mr.	Adams, C. S. Mr	. Fisher	Mr.	McEachern	Mr.	Scott
	Adams, R. N.	Foster		Monroe, J. H.		Shea.
	Ashley	Francis		Monroe, J. S.		Sheldon
	Austin	Galbraith		Morrice		Shook
	Barnaby	Gallup		Munsell		Siggins
	Baumgaertner	Greusel		Neal		Stone
	Bolton	Halladay		Newberry		Thomas -
	Brown	Hallenbeck		Nottingham		Thorington
	Byrns	Harley		Osborn		Vandercook
	Campbell	Hemans		Oviatt		Wade
	Chapman	Herkimer		Partlow		Walker
	Combs	Higgins		Perkins		Wallace
	DeLisle	Holmes		Pettit		Ward, C. E.
	Denby	Hunt		Powell, Gardner	•	Washer
	Dennis	Jenks		Powell, H. E.		Wells
	Dohany	Kidder		Randall		Werline
	Duncan	Kirk, William		Read		Whelan
	Dunn	Knight		Reynolds		Whitaker
	Dunsten	Ladner		Richards		Willis
	Durham	Lane, O. B.		Robinson, L. C.		Wright
	Fairbanks	Lovell		Robinson, W. C	•	Speaker
	Ferry	McCarthy		Sanderson		

NAYS.

87

The title was agreed to.

Mr. Osborn moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 332 (file No. 68), entitled

A bill to provide for the submission to the qualified electors of the question of calling a convention for the purpose of making a general revision of the Constitution;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the general order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 179, entitled

A bill to amend Chapter 150 of the Revised Statutes of 1846, as amended by Act No. 187 of the Session Laws of 1859; Act No. 187 of the Session Laws of 1861; Act No. 138 of the Session Laws of 1871; Act No. 197 of the Session Laws of 1873, and Act No. 277 of the Public Acts of 1881, and Act No. 155 of the Public Acts of 1893, relative to the salaries of judges of probate, the same being, as so amended, Sections 2551 and 2552 of the Compiled Laws of the State of Michigan;

With the accompanying substitute therefor, entitled

A bill to amend Chapter 150 of the Revised Statutes of 1846, as amended by Act No. 187 of the Session Laws of 1859; Act No. 187 of the Session Laws of 1861; Act No. 138 of the Session Laws of 1871; Act No. 197 of the Session Laws of 1873, and Act No. 277 of the Public Acts of 1881, and Act No. 155 of the Public Acts of 1893, relative to the salaries of the judges of probate, the same being, as so amended, Sections 2551 and 2552 of the Compiled Laws of the State of Michigan of 1897;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the general order.

The Committee on Geological Survey, by Mr. Ashley, Chairman, reported

House bill No. 56, entitled

A bill making an appropriation for the printing of reports and other extraordinary expenses of the State Board of Geological Survey, and providing for a tax to meet the same;

With certain amendments thereto, recommending that the amendments

be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Geological Survey. by Mr. Ashley, Chairman, reported

House bill No. 441, entitled

A bill providing for the extension of the work of the State Board of Geological Survey and making an appropriation to meet the expenses thereof;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Drainage, by Mr. Willis, Chairman, reported House bill No. 591, entitled

A bill to amend Act No. 254 of the Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," by adding one new section to Chapter 3 thereof, to stand as Section 23, and one new section to Chapter 9 thereof, to stand as Section 15;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

The Committee on Eastern Asylum for Insane, by Mr. H. E. Powell, Chairman, reported

House joint resolution No. 616, entitled

A joint resolution to direct and authorize the Board of State Auditors to investigate, examine and settle the claim of Genesee County against the State of Michigan, for the board, lodging and care of certain State insane patients who were transferred temporarily from the Eastern Michigan Insane Asylum at Pontiac, in order to accommodate more violently insane patients in said asylum; and to provide for the payment to said Genesee County therefor;

With the recommendation that the joint resolution pass. The report was accepted and the committee discharged.

The joint resolution was referred to the Committee on Ways and Means.

The Committee on Insurance, by Mr. Kidder, Chairman, reported House bill No. 505, entitled

A bill to amend Section 3 of Act No. 119 of the Public Acts of 1893, being an act, entitled "An Act to define what shall constitute fraternal beneficiary societies, orders or associations, to provide for their incorporation and the regulation of their business, and for the punishment for violation of the provisions of the act of their incorporation, and to repeal all existing acts inconsistent therewith," approved May 25, 1893, as amended by Act 263 of the Public Acts of 1895, approved June 3, 1895, the same being Section 7742 of the Compiled Laws of 1897:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

House bill No. 284, entitled

A bill to provide for the compensation of the members of the Board of Supervisors of Kent County, and to authorize said board to pay an auditing committee for work done between sessions;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

Mr. Rodgers entered the House and took his seat.

The Committee on Elections, by Mr. Colby, Chairman, reported House bill No. 400, entitled

A bill relative to voting precincts on the Islands of North Manitou and South Manitou;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Reynolds moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fisher	Mr. McCarthy N	fr. Scott
Anderson	Foster	Monroe, J. H.	Seeley
Ashley	Francis	Morrice	Shea
Austin	Galbraith	Munsell	Sheldon
Barnaby	Gallup	Newberry	Siggins
Batchelder	Greusel	Nottingham	Stone
Baumgaertner	Halladay	Osborn	Thomas
Bolton	Hallenbeck	Oviatt	Thorington
Brown	Hemans	Paddock	Vandercook
Byrns	Herkimer	Perkins	Van Zoeren
Campbell	Higgins	Pettit	Wade
Chapman	Holmes	Powell, Gardner	Walker
DeLisle	Hunt	Powell, H. E.	Wallace
Denby	Jenka	Randall	Ward, C. E.
Dennis	Kidder	Read	Washer
Dohany	Kirk, William	Reynolds	Wells
Duncan	Knight	Richards	Werline
Dunn	Ladner	Robinson, W. C.	Willis
Dunstan	Lane, O. B.	Rodgers	Wright
Fairbanks	Lovell	Sanderson	Speaker
Ferry			

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The title was agreed to.

Mr. Reynolds moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 289, entitled

A bill to provide for the public care of country cemeteries;

With the accompanying substitute therefor, entitled

A bill to provide for the public care of country cemeteries of Kalamazoo County;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Osborn moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr. Fairbanks	Mr. Lovell	Ar. Robinson, W. C.
	Adams, R. N.	Ferry	McEachern	Rodgers
	Anderson	Fisher	Monroe, J. H.	Sanderson
	Ashley	Francis	Morrice	Scott
	Austin	Galbraith	Munsell	Seeley
	Barnaby	Gallup	Newberry	Sheldon
	Batchelder	Greusel	Nottingham	Thorington
	Baumgaertner	Halladay	Osborn	Vandercook
	Bolton	Hallenbeck	Oviatt	Wade
	Brown	Hemans	Paddock	Walker
	Byrns	Herkimer	Partlow	Wallace
	Campbell	Higgins	Perkins	Ward, C. E.
	Chapman	Holmes	Pettit	Washer
	DeLisle	Hunt	Powell, Gardner	Wells
	Denby	Jenks	Powell, H. E.	Werline
	Dennis	Kidder	Randall	Whelan
	Dohany	Kirk, William	Read	Willis
	Duncan	Knight	Reynolds	Wright
	Dunn	Ladner	Richards	Speaker
	Dunstan	Lane, O. B.	Robinson, L. C.	

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The title was agreed to.

Mr. Osborn moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on State Capitol and Public Buildings, by Mr. Batchelder, Chairman, reported

House joint resolution No. 656, entitled

A joint resolution authorizing and directing the Board of State Auditors to furnish the general vault in the department of the Auditor General with a system of steel filing cases, and also to furnish files and cases for the proper preservation and care of receipts and vouchers relating to the tax division of that department;

With the recommendation that the joint resolution pass. The report was accepted and the committee discharged.

The joint resolution was referred to the committee of the whole and placed on the general order.

The Committee on State Capitol and Public Buildings, by Mr. Batchelder, Chairman, reported

Senate joint resolution No. 112 (file No. 77), entitled

A joint resolution authorizing the Board of State Auditors to sell and dispose of certain State property;

With the recommendation that the joint resolution pass. The report was accepted and the committee discharged.

The joint resolution was referred to the committee of the whole and placed on the general order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House joint resolution No. 804 (file-No. 110), entitled

A joint resolution to direct the Board of State Auditors to investigate, examine and settle the claim of Charles A. Jordan, of Lena-

wee County, Michigan, against the State of Michigan, on account of money disbursed by him as second lieutenant of Company D, 35th Michigan Volunteer Infantry, during the Spanish-American War, for the maintenance of the said company at Dundee, Michigan, after the said company had been recruited and while awaiting orders at Dundee, Michigan;

With the recommendation that the joint resolution pass.

The report was accepted and the committee discharged.

The joint resolution was referred to the committee of the whole and placed on the general order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 459, entitled

A bill making appropriations for the State Industrial Home for Girls for the fiscal years ending June 30, 1904 and June 30, 1905, and to provide for a tax to meet the same;

With the accompanying substitute therefor, entitled

A bill making appropriations for the State Industrial Home for Girls for building and special purposes and for current expenses for the fiscal years ending June 30, 1904 and June 30, 1905; also making an appropriation for special purposes as mentioned in Section 3 and to provide a tax therefor, and repealing House enrolled Act No. 36, bill No. 84, entitled "An Act making an appropriation for the State Industrial Home for Girls for grading the grounds and to provide fire escapes at Bliss cottage and to provide for a tax to meet the same, approved March 4, 1903;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the general order.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 18, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills and joint resolution:

House bill No. 279, entitled

A bill to authorize the Township Board of the Township of Sebewaing, County of Huron, to issue the bonds of said township to the amount of fifty thousand dollars for the purpose of building stone roads in said township and to levy taxes sufficient for the payment of the same and the interest thereon;

House bill No. 417, entitled

A bill to provide salary of and for appointment of a clerk for the county commissioner of schools for the County of Wayne;

House bill No. 617, entitled

A bill to detach certain territory from the Township of Forsyth, in the County of Marquette, in the State of Michigan, and to organize the Township of Wells, in said county;

House bill No. 953, entitled

A bill to amend Section 14 of Title 10 of the charter of the City of Grand Rapids, being Local Act No. 374 of the Laws of 1897, entitled "An Act to revise the charter of the City of Grand Rapids," so as to authorize the board of police and fire commissioners to control, manage or direct the construction or repairs of engine houses within said city;

House bill No. 633, entitled

A bill to submit anew to the qualified electors of the City of Detroit the question of borrowing money and issuing the bonds of said city, under the provisions of Act No. 480 of the Local Acts of 1901, entitled "An Act to authorize the City of Detroit to construct and maintain an additional bridge or bridges over the American channel of the Detroit River," approved June 6, 1901;

House bill No. 375, entitled

A bill to regulate and fix the salary of the probate register of the County of Kent, and to repeal all acts and parts of acts inconsistent therewith;

House bill No. 122, entitled

A bill to limit the aggregate amount which may be raised by general taxes in the City of Mt. Clemens, Macomb County, Michigan;

House bill No. 213, entitled

A bill to detach certain territory from the Township of Baldwin and from the Township of Masonville in the County of Delta and to organize such territory into the Township of Brampton;

House joint resolution No. 370, entitled

Joint resolution authorizing and directing the Township Board of the Township of Gratiot, in the County of Wayne, State of Michigan, to submit to the qualified electors of said Township of Gratiot the question of raising by taxation the sum of \$4,187 for the purpose of reimbursing Gottfried Brinkmann, treasurer of said township, for his loss arising from the failure of the City Savings Bank of Detroit;

And to inform the House that in the passage of the bills and joint resolution the Senate has concurred, and has also concurred in ordering

the bills and joint resolution to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bills and joint resolution were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 17, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 114 (file No. 5), entitled

A bill to require notaries public to affix to each affidavit, deposition, certificate and acknowledgment given or taken by them, and to all other instruments signed notarially, the date of expiration of their commissions:

And to inform the House that in the passage of the bill the Senate has concurred.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read.

Senate Chamber, March 18, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 280, entitled

A bill to provide for a municipal commission of the City of Grand Rapids to draft a bill to incorporate the City of Grand Rapids and revise the charter thereof, and for submitting said bill to the qualified electors of said city for their approval; if approved, the same to be submitted to the Legislature of the State of Michigan for adoption or rejection, and for the payment of the necessary expenses incurred in the preparation and submission of said bill to the electors of the City of Grand Rapids;

And to inform the House that the Senate has amended the bill as

follows:

1. By inserting in line 11 of Section 1 after the word "provided" the words "that the mayor shall be ex-officio a member of such commission, also provided";

2. By inserting in line 2 of Section 3 after the word "work" the words

"not to exceed three thousand dollars";

And that in the passage of the bill, as thus amended, the Senate has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendments made to the bill by the Senate,

The amendments were not concurred in, a majority of all the memberselect not voting therefor, by yeas and nays, as follows:

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Mr.	Adams, C. S.	Mr.	Francis	Mr.	Newberry	Mr.	Shea.	•
	Adams, R. N.		Galbraith		Nottingham		Shook	
	Anderson		Gallup		Osborn		Siggins	
	Ashley		Greusel		Oviatt		Stone	
	Austin		Halladay		Paddock		Thomas	
	Baumgaertner		Hallenbeck		Partlow		Thorington	
	Bolton		Harley		Perkins		Vandercook	
	Byrns		Hemans		Pettit		Van Zoeren	
	Campbell		Herkimer		Powell, Gardner		Wade	
	Chapman		Higgins		Powell, H. E.		Walker	
	DeLisle		Jenks		Randall		Wallace	
	Denby		Kirk, William		Read		Ward, C. E.	
	Dennis		Knight		Reynolds		Washer	
	Dohany		Ladner		Richards		Wells	
	Duncan		Lane, O. B.		Robinson, L. C.		Werline	
	Dunn		McEachern		Robinson, W. C		Whelan	
	Dunstan		Monroe, J. H.		Rodgers		Whitaker	
	Fairbanks		Morrice	•	Sanderson		Willis	
	Ferry		Munsell		Scott		Wright	
	Fisher		Neal		Seeley		Speaker	
	Foster						_	

The bill was ordered re-transmitted to the Senate with a message informing the Senate that in the adoption of the amendments the House had not concurred.

The following message from the Senate was received and read:

Senate Chamber, March 18, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 493, by Mr. Burns, entitled

A bill to amend Sections 4, 6, 7, 9 and 14 of Act No. 327 of the Local Acts of 1897, and to repeal Act No. 438 of the Local Acts of 1901, entitled "An Act relative to justice courts in the City of Grand Rapids to reduce the number thereof and to fix the compensation of such justices and to provide a clerk and officers thereof," approved March 10, 1897;

And to inform the House that the bill has passed the Senate and has

been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on City Corporations.

The following message from the Senate was received and read:

Senate Chamber, March 19, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 228, by Mr. Bangham, entitled

A bill to protect fish and regulate fishing in the waters of Lyon, Long, Pine and Fish Lakes, in the Township of Fredonia, County of Calhoun;

And to inform the House that the bill has passed the Senate and has been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. L. C. Robinson moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Masi

Mr	Adams, C. S.	Mr.	Foster	Mr.	Neal	Mr.	Shea.
	Adams, R. N.		Francis		Newberry		Sheldon
	Anderson		Galbraith		Nottingham		Shook
	Ashley		Gallup		Osborn		Siggins
	Austin		Greusel		Oviatt		Stone
	Barnaby		Halladay		Paddock		Thomas
	Batchelder		Hallenbecz		Partlow		Thorington
	Baumgaertner		Harley		Perkins		Vandercook
	Bolton		Hemans		Pettit		Van Zoeren
	Brown		Herkimer		Powell, Gardner		Wade
	Campbell		Higgins		Powell, H. E.		Walker
	Chapman		Holmes		Randall		Wallace
	Combs		Hunt		Read		Ward, C. E.
	Denby		Kidder		Reynolds		Washer
	Dennis		Kirk, William		Richards		Wells
	Dohany		Knight		Robinson, L. C.		Werline
	Duncan .		Ladner		Robinson, W. C		Whelan
	Dunn		Lane, O. B.		Rodgers		Whitaker
	Dunstan		Lovell		Sanderson		Willis
	Fairbanks		Monroe, J. H.		Scott		Wright
	Ferry		Morrice		Seeley		Speaker
	Fisher		Munsell				

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The title was agreed to.

Mr. L. C. Robinson moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, March 18, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 96 (file No. 37), by Mr. Kelly, entitled

A bill to amend subdivision 6 of Section 8 of Act No. 206 of the Public Acts of 1893, being "An Act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased, and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act;"

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

MOTIONS AND RESOLUTIONS.

Mr. Rodgers moved to take from the table House bill No. 121 (file No. 57), entitled

A bill to amend Sections 2, 5 and 25 of Chapter 3 of Act No. 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and repeal all statutes and acts contravening the provisions of this act," approved May 21, 1881, being Sections 4667, 4670 and 4691 of the Compiled Laws of 1897.

The motion prevailed.

The question being on concurring in the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Chapman Combs DeLisle Denby Dennis	Mr. Fairbanks Ferry Fisher Foster Francis Galbraith Gallup Halladay Hallenbeck Hemans Herkimer Higgins Holmes Hunt Jenks Kirk, William	Mr. McEachern Monroe, J. H. Morrice Munsell Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read	Mr. Rodgers Sanderson Scott Seeley Shea Sheldon Shook Thorington Vandercook Wade Wallace Ward, C. E. Washer Wells Werline Whelan
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Mr. Knight Mr. Dohany Mr. Reynolds Mr. Whitaker Duncan Ladner Richards Willis Lane, O. B. Dunn Robinson, L. C. Wright Speaker Dunstan Lovell. Robinson, W. C. Durham

The bill was then referred to the Clerk for printing and presentation to the Governor.

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Mr. Hunt moved that the rules be suspended, and that the committee of the whole be discharged from the further consideration of

Senate bill No. 62 (file No. 16), entitled

A bill to amend Section 1 of Act number eighty-seven of the Public Acts of eighteen hundred ninety-one, entitled "An Act to provide for appropriation of money to pay the salary of the Attorney General, clerks and certain expenses in such department, and to provide the manner and condition of payment, and to repeal all acts and parts of acts contravening the provisions of this act," as amended.

The motion prevailed, two-thirds of all the members present voting

therefor.

Mr. Hunt moved that the bill be referred to the Committee on Ways and Means.

The motion prevailed.

Mr. W. C. Robinson moved that when the House adjourn to-day, it stand adjourned until to-morrow at 9 o'clock a. m.

The motion prevailed.

Mr. C. E. Ward moved that when the House adjourn to-morrow it stand adjourned until Monday, March 23, at 9 o'clock p. m.

The motion prevailed.

Mr. Nottingham moved to take from the table

House bill No. 1104, entitled

A bill granting an appropriation of ten thousand dollars for the purpose of conducting experimental road making under the direction of the State Board of Agriculture.

The motion did not prevail.

Mr. Paddock moved to take from the table

House bill No. 716, entitled

A bill providing for the licensing of the sale of spirituous liquors on buffet cars and dining cars;

The motion prevailed.

Mr. Paddock moved that the bill be referred to the Committee on Liquor Traffic.

The motion prevailed.

Mr. Herkimer moved to take from the table

House bill No. 108 (file No. 85), entitled

A bill to amend Act No. 183 of the Public Acts of 1897, entitled "An Act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michi-

gan," approved May 29, 1897, by adding a new section to stand between Sections 48 and 49 of said act, to be known as Section 48c;

The motion prevailed.

Mr. Herkimer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two thirds of all the members present voting

therefor.

The bill was then read a third time and, the question being on its passage,

Mr. Herkimer moved to amend the bill

By inserting in line 5 of Section 1, after the word "ninety-seven" the words "the same being Sections 363 to 414, inclusive, of the Compiled Laws of 1897."

The amendment was adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

Mr. Wade moved to amend the bill:

1. By striking out in line 2 of Section 48c the word "six" and inserting in lieu thereof the word "seven."

2. By striking out of line 3 of Section 48c the word "nine" and insert-

ing in lieu thereof the word "ten."

The amendments were adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill, as amended,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Chapman Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan	Mr. Durham Fairbanks Ferry Fisher Foster Francis Galbraith Gallup Halladay Hallenbeck Herkimer Higgins Holmes Hunt Jenks Kirk, William Knight Ladner Lane, J. B. McEachern	Mr. Monroe, J. H. Morrice Munsell Neal Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Richards Robinson, L. C. Robinson, W. C. Sanderson	Mr. Scott Seeley Sheldon Shook Siggins Stone Thomas Thorington Vandercook Wade Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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The question being on agreeing to the title of the bill, Mr. Herkimer moved to amend the title so as to read as follows:

A bill to amend Act No. 183 of the Public Acts of 1897, entitled "An Act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michi-

gan," approved May 29, 1897, the same being Sections 363 to 414, inclusive, of the Compiled Laws of 1897, by adding a new section to stand between Sections 48 and 49 of said act, to be known as Section 48c.

The motion prevailed.

The title as amended was then agreed to.

Mr. Francis moved to take from the table

House bill No. 747, entitled

A bill to enable the City of Alpena to furnish water to public halls, stores, churches, private dwellings, lawns, and for all other purposes, public or private, used in the City of Alpena, and to charge and collect pay for the same.

The motion prevailed.

Mr. Francis moved that the bill be referred to the Committee on City Corporations.

The motion prevailed.

Mr. Francis moved to take from the table

House bill No. 748, entitled

A bill to prevent steam or electric railroads, within the State of Michigan, discriminating in freight rates in favor of or against any person, company or corporation doing business with said roads.

The motion prevailed.

Mr. Francis moved that the bill be referred to the Committee on Railroads.

The motion prevailed.

Mr. Francis moved to take from the table

House bill No. 749, entitled

A bill to amend the charter of the City of Alpena;

The motion prevailed.

Mr. Francis moved that the bill be referred to the Committee on City Corporations.

The motion prevailed.

Mr. Francis moved to take from the table

House bill No. 751, entitled

A bill to enable the City of Alpena to furnish electric light, gas light, or other commercial lights to business houses, stores, dwellings, churches, theatres, docks, wharves, and all other public or private lighting, and to charge and collect pay for the same.

The motion prevailed.

Mr. Francis moved that the bill be referred to the Committee on City Corporations.

The motion prevailed.

Mr. Colby moved to take from the table

House bill No. 807, entitled

A bill to amend an act, entitled "An Act to provide a charter for the City of Detroit," approved June 7, 1883.

The motion prevailed.

Mr. Colby moved that the bill be referred to the Committee on City Corporations.

The motion prevailed.

Mr. Gallup moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of

House bill No. 336 (file No. 91), entitled

A bill to extend and regulate the liability of employers to make compensation for personal injuries suffered by employees in their service. The motion prevailed, two-thirds of all the members present voting

therefor.

Mr. Gallup moved that the bill be re-referred to the Committee on Judiciary.

The motion prevailed.

Mr. Gallup moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of House bill No. 403 (file No. 150), entitled

A bill to define the liabilities of railroad companies in relation to damages sustained by their employees.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Gallup moved that the bill be re-referred to the Committee on Judiciary, and that the bill be printed for the use of the committee. The motion prevailed.

Mr. Paddock moved to take from the table

House bill No. 717, entitled

A bill to provide for the taxation of any and every person, company, association or corporation, whether located within or without this State, that owns or is interested in any way or is engaged in running palace, drawing room or sleeping cars, over or upon any railroad situated wholly or partly within this State, which cars are not the whole and exclusive property of the owners or lessees of such railroad, and for the occupancy or use of which cars charges are made in addition to the ordinary fares charged and collected by the owners or lessees of such railroad; to prescribe penalties and means to enforce the provisions of this act and to repeal all acts or parts of acts inconsistent herewith.

The motion prevailed.

Mr. Paddock moved that the bill be referred to the Committee on Railroads.

The motion prevailed.

Mr. Ferry moved to take from the table

House bill No. 1034, entitled

A bill to provide for a board of education in the City of Detroit, and to repeal Act 233 of the Session Laws of the year 1869 and amendments thereto, excepting Section 27 and amendments thereto.

The motion prevailed.

Mr. Ferry moved that the bill be referred to the Committee on Education.

The motion prevailed.

Mr. Ferry moved to take from the table

House bill No. 1035, entitled

A bill to amend Sections 1 to 26, inclusive, of an act, entitled "An Act relative to free schools in the City of Detroit," approved February 24, 1869, and amendments thereto.

The motion prevailed.

Mr. Ferry moved that the bill be referred to the Committee on Education.

The motion prevailed.

The Speaker announced the appointment of the following special committee to draft suitable resolutions in memory of Hon. George S. Wheeler, of Salem: Messrs. Whitaker, Colby and Read.

GENERAL ORDER.

Mr. Wade moved that the House resolve itself into a committee of the whole on the general order.

The motion prevailed.

The Speaker called Mr. Hemans to the chair.

After some time spent in the consideration of bills upon the general order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

House bill No. 372 (file No. 112), entitled

A bill making appropriations for the fiscal years ending June 30, 1904, and June 30, 1905, for the purpose of promoting the horticultural interests of the State and the editing and compiling of the reports of the Michigan State Horticultural Society, and to provide a tax to meet the same;

House bill No. 252 (file No. 126), entitled

A bill making appropriations for the Michigan School for the Blind for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor;

Part II.

The committee recommends that the following bill be made a special order for Wednesday, March 25:

House bill No. 259 (file No. 36), entitled

A bill to amend Section 8 of Act No. 313 of the Public Acts of 1897, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors, in the State, and to repeal all acts or parts of acts inconsistent with the provisions of this act," the same being Section 5386 of the Compiled Laws of the State of Michigan of 1897.

LAWTON T. HEMANS,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the committee relative to the bill named in Part II of the report,

Mr. Rodgers demanded the yeas and nays.

The demand was not seconded.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in, and the bill was made a special order for Wednesday, March 25.

Messrs. Francis, Jenks, Morrice and Richards asked and obtained leave of absence for themselves from tomorrow's session.

Mr. Nottingham asked and obtained leave of absence for himself from the sessions of tomorrow and Monday.

The Clerk announced that the following bills had been printed and they were presented to the Governor, March 19:

House bill No. 153 (file No. 31, enrolled No. 78);

House bill No. 359 (enrolled No. 80);

House bill No. 227 (file No. 45, enrolled No. 81);

House bill No. 12 (file No. 55, enrolled No. 82);

House bill No. 212 (enrolled No. 83); House bill No. 182 (enrolled No. 105);

House bill No. 302 (enrolled No. 84);

House bill No. 279 (enrolled No. 106).

Mr. Pettit moved that the House adjourn.

The motion prevailed, the time being 5 o'clock p. m.

The Speaker declared the House adjourned until tomorrow at 9 o'clock a. m.

CHARLES S. PIERCE. Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

ROBERT SMITH PYG. Cy.,

SESSION OF 1903



FORTY-THIRD DAY.

Lansing, Friday, March 20.

9 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. W. E. Doty.

The roll of the House was called by the Clerk, who announced that a

quorum was present.

The following named members were absent with leave: Messrs. Francis, Jenks, J. P. Kirk, John Lane, Master, Morrice, Nottingham, Richards and N. O. Ward.

The following named members were absent without leave: Messrs. Batchelder, Colby, Dohany, Dunn. Durham, Eichhorn, Fairbanks. Foster, Gallup, Kidder, O. B. Lane, J. S. Monroe. Neal, H. E. Powell. Randall, L. C. Robinson, Rodgers, Sanderson, Scott, Stone, Vandercook and Washer.

Mr. William Kirk moved that Mr. Neal be excused from to-day's session.

The motion prevailed.

Mr. C. S. Adams moved that the other absentees without leave be excused from to-day's session.

The motion prevailed.

PRESENTATION OF PETITIONS.

No. 266. By Mr. Higgins: Petition of L. J. Bonine and 95 other citizens of Cass County in favor of the bill prohibiting the taking of fish out of Cass County by non-residents of said county.

The petition was referred to the Committee on Fish and Fisheries.

REPORTS OF STANDING COMMITTEES.

The Committee on Upper Peninsula Prison, by Mr. Dennis, Chairman, reported

House bill No. 200, entitled

A bill making appropriations for building and special purposes for the State House of Correction and Branch Prison Upper Peninsula for the fiscal year ending June 30, 1904, and to provide a tax therefor;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee.

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported

House bill No. 522, entitled

A bill prohibiting public presentation for profit of unpublished or undedicated dramatic plays and musical compositions without the consent of the owner or proprietor thereof and providing punishment for violation of the provisions of this act;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

The Committee on Elections, by Mr. Colby, Chairman, reported House substitute for House bills Nos. 1, 132, 1156 (file No. 97), entitled

A bill to provide for the nomination of candidates for public office by a direct vote of the electors, and for the election of members of committees of political parties, and to provide for and regulate the printing upon the official ballots at April and November elections of the names of candidates; and to regulate and protect such primary elections, and to punish offenses committed in connection therewith, and to repeal all acts or parts of acts conflicting herewith;

With the accompanying substitute therefor, entitled

A bill to provide for the nomination of candidates for public office by a direct vote of the electors, and for the election of members of committees of political parties, and to provide for and regulate the printing upon the official ballots at April and November elections of the names of candidates, and to provide for additional registration days; and to regulate and protect such primary elections, and to punish offenses committed in connection therewith, and to repeal all parts of acts conflicting herewith;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Colby moved that the bill be referred to the committee of the whole and made a special order for Thursday, March 26, and that one thousand extra copies of the bill be ordered printed.

The motion prevailed, two-thirds of all the members present voting

therefor.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval of the following bills:

House bill No. 238 (enrolled No. 76), entitled

A bill to authorize School District number two of the Township of Duplain, Clinton County, Michigan, to borrow money and to issue bonds therefor for the construction of a new school building for said district, and the furnishing of the same;

House bill No. 359 (enrolled No. 80), entitled

A bill to authorize the Township of Sugar Island, in the County of Chippewa, to borrow money to be used in purchasing or constructing boats for and maintaining and operating a free ferry across the water separating said township from the City of Sault Ste. Marie, in said county, and building and constructing the necessary docks and approaches to be used in connection therewith, and to issue bonds therefor;

House bill No. 802 (enrolled No. 93), entitled

A bill to divide the Township of Woodstock, in the County of Lenawee, into two election districts:

House bill No. 182 (enrolled No. 105), entitled

A bill to provide for the construction and maintenance of a public bridge across Grand River between the Township of Walker and the Township of Grand Rapids in Kent County, at or near the location of the bridge there situate of the Canal Street Gravel Road so called, and for the raising of funds to defray the cost and expense thereof and the maintenance thereof.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 19, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 1150, entitled

A bill to authorize Bay City to borrow money and issue its bonds therefor, to defray the expense of construction of local improvements for the year 1903, and to provide for the payment of said bonds;

House bill No. 541, entitled

A bill to authorize School District No. 1 of the Township of Vevay and City of Mason, in the County of Ingham, and State of Michigan, to borrow money and issue bonds therefor, the proceeds of which are to be used for the purchase of real estate to be used as an addition to the schoolhouse site and for construction of a schoolhouse for the use of said district;

House bill No. 442, entitled

A bill to grant additional corporate powers to the Village of Portland;

House bill No. 515, entitled

A bill to authorize the Village of Essexville, in the County of Bay and State of Michigan, to borrow the sum of \$25,000 and to issue the bonds of the village therefor, for the purpose of raising money to pave or macadamize Woodside avenue in said village;

House bill No. 881, entitled

A bill to authorize the Village of Vicksburg, of Kalamazoo County, to provide for the care and management of its electric light plant and water works system, by means of a board of commissioners;

And to inform the House that in the passage of the bills the Senate has concurred, and has also concurred in ordering the bills to take im-

mediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was also received and read:

Senate Chamber, March 19, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 142, entitled

A bill to provide for the election of county drain commissioners in the Counties of Eaton and Van Buren;

And to inform the House that in the passage of the bill the Senate has concurred, and has ordered the bill to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was also received and read:

Senate Chamber, March 19, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 360 (file No. 75), by Mr. Farr, entitled

A bill to amend Section 6, Section 8, Section 10, Section 11, Section 12 and Section 13 of Act No. 173 of the Public Acts of 1901, entitled "An Act to provide for the assessment of the property of railroad companies, union station and depot companies, express companies, car loaning companies, stock car companies, refrigerator car companies and fast freight line companies; and for the levy of taxes thereon by a State Board of Assessors, and for the collection of such taxes;"

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

The following message from the Senate was also received and read:

Senate Chamber, March 19, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 277 (file No. 51), by Mr. Fuller, entitled

A bill to amend Section 14 of Act No. 113 of Public Acts of 1901, being an act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this State; to provide for the regulation of such establishments, and the employment of women and children therein; to regulate the conduct of sweatshops, so called; to provide for the enforcement of the provisions of this act; and to make an appropriation for the purpose of carrying out the same;

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Labor.

The following message from the Senate was also received and read:

Senate Chamber, March 19, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 158 (file No. 79), by Mr. Brown, entitled

A bill for the regulation and sales of stocks of goods in bulk. And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was also received and read:

Senate Chamber, March 19, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 198 (file No. 41), by Mr. Waterbury, entitled

A bill to amend Sections 42, 107 and 151 of Act No. 206 of the Public Acts of 1893, entitled "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore and hereafter levied, making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the

sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891 and all other acts or parts of acts in anywise contravening any of the provisions of this act," as amended by the several acts amendatory thereof, being Compiler's Section 3824 and 3962 inclusive;

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

The following message from the Senate was also received and read:

Senate Chamber, March 19, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 89 (file No. 98), by Mr. Vaughan, entitled

A bill to provide for the indeterminate sentence and for the disposition, management and release of criminals under such sentence, and for the expense attending the same;

And to inform the House that the bill has passed the Senate and has

been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,
ELBERT V. CHILSON,
Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was also received and read:

Senate Chamber, March 19, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 531 (file No. 92), by Mr. Sleeper, entitled

A bill to amend Section 39 of Act No. 205 of the Public Acts of 1887, entitled "An Act to revise the laws authorizing the business of banking, and to establish a banking department for the supervision of such business," being Compiler's Section 6128, Chapter 161, of the Compiled Laws of 1897;

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfuly asked.

Very respectfully, ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

THIRD READING OF BILLS.

House bill No. 372 (file No. 112), entitled

A bill making appropriations for the fiscal years ending June 30, 1904, and June 30, 1905, for the purpose of promoting the horticultural interests of the State and the editing and compiling of the reports of the Michigan State Horticultural Society, and to provide a tax to meet the same:

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Austin Barnaby Baumgaertner Bolton Brown Byrns Campbell Chapman Combs Denby Dennis Duncan Dunstan Ferry	Mr. Fisher Fisk Galbraith Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes Hunt Kirk, William Knight Ladner Lovell	McEachern Monroe, J. H. Munsell Newberry Paddock Partlow Perkins Pettit Powell, Gardner Read Reynolds	Shook Siggins Thomas Thorington Van Zoeren Wade Walker Wallace Ward, C. E. Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

The title of the bill was agreed to.

House bill No. 252 (file No. 126), entitled

A bill making appropriations for the Michigan School for the Blind for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor:

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

braith	Monroe, J. H.	Siggins Thomas Thorington
l	b raith	braith Monroe, J. H.

Mr. Barnaby Mr. Halladay Mr. Van Zoeren Mr. Newberry Wade Baumgaertner Hallenbeck Oviatt Bolton Harley Paddock Walker Brown Partlow Wallace Hemans Ward, C. E. Byrns Herkimer Perkins Wells Chapn.an Pettit Higgins Combs Powell, Gardner Werline Holmes DeLisle Hunt Whelan Read Kirk, William Denby Reynolds Whitaker Willis Dennis Knight Robinson, W. C. Duncan Ladner Wright Seeley Speaker Dunstan Lovell Shea Ferry

NAYS.

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The title of the bill was agreed to.

Messrs. Colby and J. S. Monroe entered the House and took their seats.

MOTIONS AND RESOLUTIONS.

Mr. Siggins moved to take from the table

House bill No. 342, entitled

A bill authorizing the appointment of a commission to ascertain and exactly determine the position of Michigan troops in the campaign in the siege of Vicksburg and to make an appropriation to pay the necessary travelling expenses of the members of the commission.

The motion prevailed.

Mr. Siggins moved that the bill be referred to the Committee on Ways and Means.

The motion prevailed.

GENERAL ORDER.

Mr. Seeley moved that the House resolve itself into a committee of the whole on the general order.

The motion prevailed.

The Speaker called Mr. Hunt to the chair.

After some time spent in the consideration of bills upon the general order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

House bill No. 193 (file No. 114), entitled

A bill to amend Section 98 of Act No. 206 of the Session Laws of 1893, being "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore

and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in any wise contravening any of the provisions of this act," being Section 3921 of the Compiled Laws of 1897, as amended by Act 262 of the Session Laws of 1899;

House bill No. 680 (file No. 117), entitled

A bill to amend Section 142 of Act No. 206 of the Session Laws of 1893, being "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes here-tofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891 and all other acts and parts of acts in anywise contravening any of the provisions of this act," being Section 3961 of the Compiled Laws of 1897, as added by act 229 of the Session Laws of 1897;

House bill No. 1001 (file No. 119), entitled

A bill to amend Section 1 of Act No. 111 of the Public Acts of 1897, entitled "An Act to fix responsibility for making permanent improvements to manufacturing establishments in Michigan where ordered by factory or deputy factory inspectors," the same being Compiler's Section 5359;

House bill No. 555 (file No. 129), entitled

A bill to amend Section 1 of Act No. 94 of the Public Acts of 1887, entitled "An Act to make all debts for labor preferred claims against the estates of debtors becoming insolvent and give the same precedence over all debts not a lien on such estates prior to the performance of such labor," being Compiler's Section No. 8749m of Howell's Annotated Statutes;

House bill No. 455 (file No. 122), entitled

A bill to authorize the City of Sault Ste. Marie to aid in the establish ment and maintenance of a free ferry between said city and the Township of Sugar Island in the County of Chippewa;

House bill No. 696 (file No. 130), entitled

A bill to provide that all articles of jewelry, watch cases, spectacles, or eye-glass frames made to resemble gold or silver and manufactured, sold or offered for sale as gold filled, rolled plate, gold front, electroplate, plated goods, or known by any other name as imitation of gold or silver, shall be marked, stamped or labeled with the quality of the article and the name of the manufacturer.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bill, and the passage of the bill when so amended:

House bill No. 312 (file No. 127), entitled

A bill to amend an act of incorporation of School District No. 1 of the City of Ann Arbor.

Part III.

The committee recommends that the following bill be referred to the Committee on Judiciary:

House bill No. 176 (file No. 94), entitled

A bill to amend Sections 1 and 2 of Act No. 205 of the Public Acts of 1897, entitled "An Act to prefer ex-soldiers for public employment," as amended by Act No. 85 of the Public Acts of 1899;

Part IV.

The committee reports progress upon the following bill and asks leave to sit again thereon:

House bill No. 100 (file No. 113), entitled

A bill to authorize boards of supervisors of counties and township boards of organized townships to refund and extend the time of payment of indebtedness of counties and townships of the State of Michigan.

FRED A. HUNT,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bill named in Part II of the report.

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the committee relative to the bill named in Part III of the report,

The recommendation was concurred in, and the bill was referred to the Committee on Judiciary.

The question being on complying with the request of the committee relative to the bill named in Part IV of the report.

The request was complied with and the committee was granted leave to sit again on the bill.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, March 20:

House bill No. 581 (enrolled No. 85);

House bill No. 1065 (enrolled No. 86);

House bill No. 292 (enrolled No. 87); House bill No. 676 (enrolled No. 89).

House bill No. 293 (enrolled No. 97); House bill No. 1029 (enrolled No. 101).

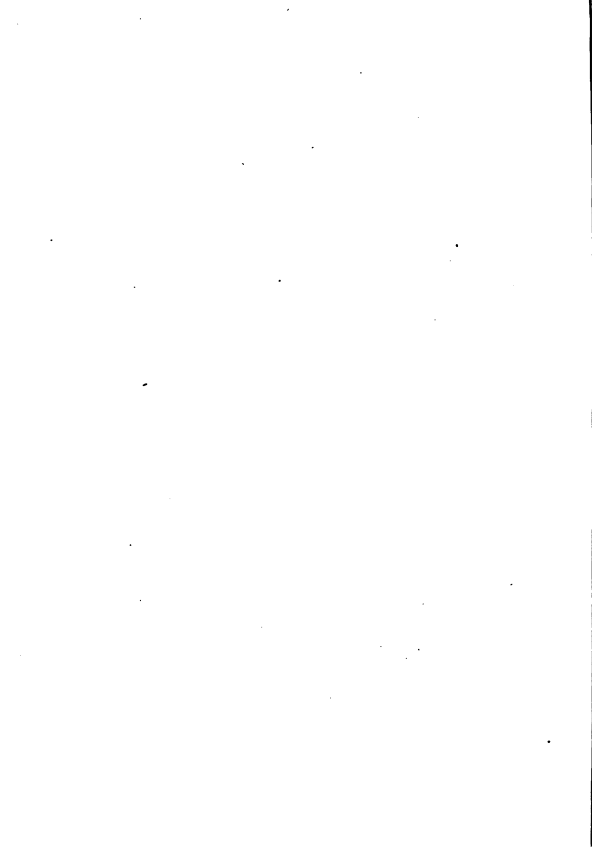
Mr. Wade moved that the House adjourn.

The motion prevailed, the time being 10:30 o'clock a.m.

The Speaker declared the House adjourned until Monday, March 23, at 9 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

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OF THE

House of Representatives

STATE PRINTERS.

SESSION OF 1903



FORTY-FOURTH DAY.

Lansing, Monday, March 23.

9 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk, who announced that a quorum was present:

The following named members were absent with leave: Messrs. Bolton,

J. P. Kirk, John Lane, and N. O. Ward.

The following named members were absent without leave: Messrs. C. S. Adams, Batchelder, Baumgaertner, Colby, Dunn, Foster, Gallup, Greusel, Halladay, Harley, Jenks, Ladner, Lovell, McCarthy, J. S. Monroe, Morrice, Neal, Osborn, Gardner Powell, Richards, Sanderson, Sheldon, Shook, Thorington, Vandercook, Wade, Walker and Washer.

Mr. Pettit moved that the absentees without leave be excused from

today's session.

The motion prevailed.

Mr. Ferry asked and obtained leave of absence for Mr. Batchelder from the remaining sessions of the week.

Mr. Knight asked and obtained an indefinite leave of absence for Mr. Lovell on account of sickness in Mr. Lovell's family.

PRESENTATION OF PETITIONS.

No. 267. By Mr. Duncan: Petition of William H. Yoemans and 75 other engineers of Grand Rapids, esting for the passage of a bill providing for the inspection of boilers and the licensing of engineers.

The petition was referred to the Committee on Labor.

No. 268. By Mr. Shea: Petition of John Halley and 123 other citizens of Detroit, asking for the passage of a bill providing for the municipal ownership of street railways.

The petition was referred to the committee of the whole.

No. 269. By Mr. Shea: Resolution of 11 labor unions of Detroit in favor of the passage of House bill No. 721, amending the mechanics' lien law.

The resolution was referred to the Committee on Judiciary.

No. 270. By Mr. Shea: Resolution of 6 labor unions of Detroit in favor of the passage of House bill No. 225, relative to contract convict labor.

The resolution was referred to the Committee on State Affairs.

No. 271. By Mr. Shea: Petition of 11 labor unions of Detroit in favor of House bill No. 720, relating to the liability of employers to make compensation for personal injuries.

The petition was referred to the Committee on Judiciary.

No. 272. By Mr. H. E. Powell: Protest of William A. Alderman and 21 other residents of fractional School District No. 8 of Lyons Township, Ionia County, against the detaching of a certain portion of the territory thereof from said district and attaching the same to School District No. 10.

The protest was referred to the Committee on Education.

No. 273. By Mr. O. B. Lane: Petition of Mrs. E. L. Coldren and 12 other members of the Anti-Cigarette Committee of Hillsdale, asking for the passage of the so called anti-cigarette bill.

The petition was referred to the Committee on State Affairs.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 23, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to re-return to the House the following bill:

House bill No. 280, entitled

A bill to provide for a municipal commission of the City of Grand Rapids to draft a bill to incorporate the City of Grand Rapids and revise the charter thereof, and for submitting said bill to the qualified electors of said city for their approval; if approved, the same to be submitted to the Legislature of the State of Michigan for adoption or rejection, and for the payment of the necessary expenses incurred in the preparation and submission of said bill to the electors of the City of Grand Rapids;

Which the Senate amended as follows:

1. By inserting in line 11 of Section 1, after the word "provided" the words "that the mayor shall be ex-officio a member of such commission, also provided,"

2. By inserting in line 2 of Section 3, after the word "work" the words

"not to exceed three thousand dollars";

And in the adoption of which amendments the House refused to concur; And now to inform the House that the Senate insists upon its amendments, and requests a committee of conference upon the differences existing between the two Houses;

And further to inform the House that the Senate has appointed Senators Burns, Simons and Westover to act with a like committee of the

House, as a committee of conference.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on acceding to the request of the Senate for a committee of conference on the matters of difference existing between the two Houses relative to the bill.

Mr. Anderson moved that the House comply with the request.

The motion prevailed.

The Speaker announced as the conferees on the part of the House, Messrs. Anderson, Whelan and J. S. Monroe.

THIRD READING OF BILLS.

House bill No. 193 (file No. 114), entitled

A bill to amend Section 98 of Act No. 206 of the Session Laws of 1893, being "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being Section 3921 of the Compiled Laws of 1897, as amended by Act 262 of the Session Laws of 1899;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, R. N.	Mr. Fairbanks	Mr. Master	Mr. Scott
	Anderson	Ferry	Monroe, J. H.	Seeley
	Austin	Fisher	Munsell	Shea
	Barnaby	Fisk	Newberry	Siggins
	Brown	Francis	Nottingham	Stone
	Byrns	Galbraith	Oviatt	Thomas
	Campbell	Hallenbeck	Paddock	Van Zoeren
	Chapman	Hemans	Partlow	Wallace
	Combs	. Herkimer	Perkins	Ward, C. E.
	DeLisle	Higgins	Pettit	Wells
	Denby	Holmes	Randall	Werline
	Dennis	Hunt	Re a d	Whelan
	Dohany	Kidder	Reynolds	Whitaker
	Duncan	Kirk, William	Robinson, L. C.	Willis
	Dunstan	Knight	Robinson, W. C.	Wright
	Durham	Lane, O. B.	Rodgers	Speaker
	Eichhorn	McEachern	_	

NAYS.

66

The title of the bill was agreed to.

House bill No. 680 (file No. 117), entitled

A bill to amend Section 142 of Act No. 206 of the Session Laws of 1893, being "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes here-tofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and

to repeal Act No. 200 of the Public Acts of 1891 and all other acts and parts of acts in anywise contravening any of the provisions of this act," being Section 3961 of the compiled Laws of 1897, as added by Act 229 of the Session Laws of 1897;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, R. N.	Mr. Fairbanks	Mr. Master	Mr. Scott
	Anderson	Ferry	Monroe, J. I	H. Seeley
	Austin	Fisher	Munsell	Shea
	Barnaby	Fisk	Newberry	Siggins
	Brown	Francis	Nottingham	Stone
	Byrns	Galbraith	Oviatt	Thomas
	Campbell	Hallenbeck	Paddock	Van Zoeren
	Chapman	Hemans	Partlow	Wallace
	Combs	Herkimer	Perkins	Ward, C. E.
	DeLisle	Higgins	Pettit	Wells
	Denby	Holmes	Powell, H.	E. Werline
	Dennis	Hunt	Randall	Whelan
	Dohany	Kidder	Read	Whitaker
	Duncan	Kirk, William	Reynolds	Willis
	Dunstan	Knight	Robinson, L.	.C. Wright
	Durham	Lane, O. B.	Robinson, W	7. C. Speaker
	Eichhorn	McEachern	Rodgers	-

NAYS.

67

The title of the bill was agreed to.

House bill No. 1001 (file No. 119), entitled

A bill to amend Section 1 of Act No. 111 of the Public Acts of 1897, entitled "An Act to fix responsibility for making permanent improvements to manufacturing establishments in Michigan where ordered by factory or deputy factory inspectors," the same being Compiler's Section 5359;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adan	ns, R. N. Mr	. Fairbanks	Mr.	Master	Mr.	Scott
Ande	rson	Ferry		Monroe, J. H.		Seeley
Aust	in	Fisher		Munsell		Shea
Barn	aby	Fisk		Newberry	-	Siggins
Brow	'n	Francis		Nottingham		Stone
Byrn	8	Galbraith		Oviatt		Thomas
Cam	pbell	Hallenbeck		Paddock		Van Zoeren
Chap	man	Hemans		Partlow		Wallace
Comb	bs	Herkimer		Perkins		Ward, C. E.
DeLi	sie	Higgins		Pettit		Wells
Denb	y	Holmes		Powell, H. E.		Werline
Denn	is	Hunt		Randall		Whelan
Doha	ny	Kidder		Read		Whitaker
Dunc	an	Kirk, William		Reynolds		Willis
Duns	stan	Knight		Robinson, L. C.		Wright
Durh	am	Lane, O. B.		Robinson, W. C		Speaker
Eich	horn	McEachern		Rodgers	-	•

67

The title of the bill was agreed to.

Mr. Duncan moved to reconsider the vote by which the House passed the foregoing bill.

The motion prevailed.

The question being on the passage of the bill,

Mr. Duncan moved to amend the bill by striking out Section 2 thereof.

The question being on the adoption of the amendment,

Mr. Master moved that the bill be laid on the table.

The motion prevailed.

House bill No. 555 (file No. 120), entitled

A bill to amend Section 1 of Act No. 94 of the Public Acts of 1887, entitled "An Act to make all debts for labor preferred claims against the estates of debtors becoming insolvent and give the same precedence over all debts not a lien on such estates prior to the performance of such labor," being Compiler's Section No. 8749m of Howell's Annotated Statutes:

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, R. N.	Mr. Fairbanks	Mr.	Master	Mr.	Scott
	Anderson	Ferry		Monroe, J. H.		Seeley
	Austin	Fisher		Munsell		Shea
	Barnaby	Fisk		Newberry		Siggins
	Brown	Francis		Nottingham		Stone
	Byrns	Galbraith		Oviatt		Thomas
	Campbell	Hallenbeck		Paddock		Van Zoeren
	Chapman	Hemans		Partlow		Wallace
	Combs	Herkimer		Perkins		Ward, C. E.
	DeLisle	Higgins		Pettit		Wells
	Denby	Holmes		Powell, H. E.		Werline
	Dennis	Hunt		Randall		Whelan
	Dohany	Kidder		Read		Whitaker
	Duncan	Kirk, William		Reynolds		Willis
	Dunstan	Knight		Robinson, L. C.		Wright
	Durham	Lane, O. B.		Robinson, W. C		Speaker
	Eichhorn	McEachern		Rodgers		-

NAYS.

67 0

The title of the bill was agreed to.

House bill No. 455 (file No. 122), entitled

A bill to authorize the City of Sault Ste. Marie to aid in the establishment and maintenance of a free ferry between said city and the Township of Sugar Island in the County of Chippewa;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

Mr. Adams, R. N. Anderson Austin Barnaby	Mr. Fairbanks	Mr. Master	Mr. Scott
	Ferry	Monroe, J. H.	Seeley
	Fisher	Munsell	Shea
	Fisk	Newberry	Siggins
Brown	Francis	Nottingham	Stone

Mr. Byrns Mr. Galbraith Mr. Oviatt Mr. Thomas Campbell Van Zoeren Hallenbeck Paddock Chapman Partlow Wallace Herkimer Combs Perkins Ward, C. E. Higgins DeLisle Holmes Pettit Wells Denby Powell, H. E. Hunt Werline Dennis Kidder Randall \. nelan Dohany Kirk, William Read Whitaker Duncan Knight Reynolds Willis Dunstan Robinson, L. C. Lane, O. B. Wright Durham McEachern Robinson, W. C. Speaker Eichhorn

65 0

NAYS.

The title of the bill was agreed to.

House bill No. 696 (file No. 130), entitled

A bill to provide that all articles of jewelry, watch cases, spectacles, or eye-glass frames made to resemble gold or silver and manufactured, sold or offered for sale as gold filled, rolled plate, gold front, electroplate, plated goods, or known by any other name as imitation of gold or silver, shall be marked, stamped or labeled with the quality of the article and the name of the manufacturer;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Austin	Mr. Eichhorn Fairbanks Ferry	Mr. Master Monroe, J. H. Munsell	Mr. Seeley Shea Siggins
Barnaby	Fisher	Nottingham	Stone
Brown	Fisk	Oviatt	Thomas
Byrns	Francis	Paddock	Van Zoeren
Campbell	Galbraith	Partlow	Wallace
Chap man	Herkimer	Perkins	Ward, C. E.
Combs	`Higgins	Pettit	Wells
DeLisle	Holmes	Powell, H. E.	Werline
Denby	Hunt	Randall	Whelan
Dennis	Kidder	Reynolds	Whitaker
Dohany	Kirk, William	Robinson, L. C.	Willis
Duncan	Knight	Robinson, W. C.	Wright
Dunstan	Lane, O. B.	Scott	Speaker
Durham	McEachern		

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NAYS.

Mr. Hallenbeck Mr. Newberry

Mr. Read

3

The title of the bill was agreed to.

House bill No. 312 (file No. 127), entitled

A bill to amend an act of incorporation of School District No. 1 of the City of Ann Arbor;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Fairbanks	Mr. Monroe, J. H.	Mr. Scott
Anderson	Ferry	Munsell	Seeley
Austin	Fisher	Newberry	Shea
Barnaby	Fisk	Nottingham	Siggins
Brown	Francis	Oviatt	Stone
Byrns	Galbraith	Paddock	Thomas
Campbell	Hallenbeck	Partlow	Van Zoeren
Chapman	Herkimer	Perkins	Wallace
Combs	Higgins	Pettit	Ward, C. E.
DeLisle	Holmes	Powell, Gardner	Wells
Denby	Hunt	Powell, H. E.	Werline
Dennis	Kidder	Randall	Whelan
Dohany	Kirk, William	Read	Whitaker
Duncan	Knight	Reynolds	Willis
Dunstan	Lane, O. B.	Robinson, L. C.	Wright
Durham	McEachern	Robinson, W. C.	Speaker
Eichhorn	Master	Rodgers	

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NAYS.

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The question being on agreeing to the title of the bill,

Mr. Whitaker moved to amend the title so as to read as follows:

A bill to reincorporate School District No. 1 of the City of Ann Arbor. The motion prevailed.

The title as amended was then agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Van Zoeren moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of House bill No. 284, entitled

A bill to provide for the compensation of the members of the Board of Supervisors of Kent County, and to authorize said board to pay an auditing committee for work done between sessions:

And that the bill be re-referred to the Committee on Towns and Counties.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Randall moved that the House resolve itself into a committee of the whole on the general order.

The motion did not prevail.

The Clerk announced that the following bills and joint resolution had been printed and that they were presented to the Governor, March 23:

House bill No. 239 (enrolled No. 88);

House bill No. 338 (enrolled No. 90); House bill No. 337 (enrolled No. 91);

House bill No. 1067 (enrolled No. 92);

House bill No. 286 (enrolled No. 94);

House bill No. 380 (enrolled No. 95);

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House bill No. 301 (enrolled No. 96);
House bill No. 843 (enrolled No. 98);
House bill No. 215 (file No. 30, enrolled No. 99);
House bill No. 285 (enrolled No. 100);
House bill No. 619 (enrolled No. 102);
House bill No. 566 (enrolled No. 103);
House bill No. 34 (file No. 46, enrolled No. 104);
House bill No. 633 (enrolled No. 107);
House bill No. 617 (enrolled No. 108);
House joint resolution No. 370 (enrolled No. 109);
House bill No. 213 (enrolled No. 110);
House bill No. 122 (enrolled No. 111);
House bill No. 953 (enrolled No. 112);
House bill No. 375 (enrolled No. 113);
House bill No. 417 (enrolled No. 114);
House bill No. 114 (file No. 5, enrolled No. 115);
House bill No. 121 (file No. 57, enrolled No. 116);
House bill No. 541 (enrolled No. 117);
House bill No. 881 (enrolled No. 118);
House bill No. 442 (enrolled No. 119);
House bill No. 1150 (enrolled No. 120);
House bill No. 515 (enrolled No. 121);
House bill No. 142 (enrolled No. 122).
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Mr. Partlow moved that the House adjourn.

The motion prevailed, the time being 9:55 o'clock p. m.

The Speaker declared the House adjourned until tomorrow at 2 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

House of Representatives

ROBERT SMITH PTG. CO.

SESSION OF 1903



FORTY-FIFTH DAY.

Lansing, Tuesday, March 24.

2 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. Batchelder and Lovell.

The following named members were absent without leave: Messrs. Austin, Colby, Foster, Higgins, Osborn and W. C. Robinson.

Mr. Wade moved that Mr. W. C. Robinson be excused from today's session.

The motion prevailed.

Mr. C. S. Adams moved that Mr. Higgins be excused from today's session.

The motion prevailed.

Mr. Byrns moved that the other absentees without leave be excused from today's session.

The motion prevailed.

The Speaker announced that Mr. Anderson had tendered his resignation as a member of the conference committee on the matters of difference existing between the two Houses of the Legislature, relative to House bill No. 280; that the resignation had been accepted and that Mr. Vandercook had been appointed to fill the vacancy upon the committee caused by Mr. Anderson's resignation.

PRESENTATION OF PETITIONS.

No. 274. By Mr. Shea: Petition of E. P. McWilliams and 86 other citizens of Detroit, asking for the passage of House bill No. 721, relative to the proposed amendment to the lien law.

The petition was referred to the Committee on Judiciary.

No. 275. By Mr. Shea: Petition of Joseph W. McKittrick and 48 other citizens of Detroit, asking for the passage of House bill No. 225, relative to State Prison contract labor.

The petition was referred to the Committee on State Prison.

No. 276. By Mr. Shea: Resolution of 11 labor unions of Detroit in favor of House bill No. 719, providing for the safety of persons employed on buildings in course of erection.

The resolution was referred to the Committee on Labor.

No. 277. By Mr. Shea: Petition of Sam F. Smith and 125 other citizens of the City of Detroit asking for the passage of House bill No. 720, regulating the liability of employers.

The petition was referred to the Committee on Railroads.

No. 278. By Mr. Fairbanks: Protest of W. S. Groves and 6 other citizens of Eden Township, Lake County, against the passage of House bill No. 67, prohibiting the running at large of cattle in highways.

The protest was referred to the Committee on Towns and Counties.

No. 279. By Mr. Durham: Petition of T. G. Huiging and 7 other citizens of the Village of Zeeland, asking for the passage of a bill providing for a normal school in the western part of the State.

The petition was referred to the Committee on Education.

No. 280. By Mr. Morrice: Resolution of the First Presbyterian Church of Harbor Springs in favor of the so called Holmes bill, providing for the giving of bonds by liquor dealers.

The resolution was referred to the committee of the whole.

REPORTS OF STANDING COMMITTEES.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 873, entitled

A bill to amend the charter of the City of Flint; With the accompanying substitute therefor, entitled

A bill to amend Sections 1 and 3 of Chapter 3; Section 3 of Chapter 4; Section 3 of Chapter 8; Section 1 of Chapter 13; Sections 1, 9 and 10 of Chapter 14; Sections 2, 7, 8 and 9 of Chapter 19; Sections 11, 13 and 14 of Chapter 20; Section 1 of Chapter 22, and Section 10 of Chapter 26 of an act, entitled "An Act to incorporate the City of Flint and to repeal all acts and parts of acts inconsistent herewith," approved March 21, 1901; and to add nine new sections thereto to stand as Section 6 of Chapter 6, and Sections 16, 17, 18, 19, 20, 21, 22 and 23 of Chapter 26; and to add one new Chapter thereto to stand as Chapter 27, and to repeal all acts and parts of acts inconsistent herewith;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Walker moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and navs, as follows:

YEAS.

Ashley Barnaby Baumgaertner Gallup Baumgaertner Greusel Bolton Halladay Brown Hallenbeck Byrns Harley Campbell Chapman Chapman Herkimer Combs DeLisle Hunt Denby Jenks Dennis Kidder Dohany Kirk, J. P. Duncan Kirk, William Dunn Knight Dunstan Durham Lane, John Eichhorn Lane, O. B. Fairbanks McCarthy Ferry McEachern	Neal Newberry Nottingham Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Rodgers Sanderson Scott	Stone Thomas Thorington Vandercook Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

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The title was agreed to.

Mr. Walker moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 693, entitled

A bill to amend and revise Section 35 of Chapter 2 of an act, entitled "An Act to amend and revise Chapters 1 and 2 of an act, entitled 'An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith,'" approved May 4, A. D. 1895; With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Hunt moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, C. S.	Mr. Fisk	Mr. Monroe, J. H.	Mr. Shea
Adams, R. N.	Francis	Monroe, J. S.	Sheldon
Anderson	Galbraith	Morrice	Shook
Ashley	Gallup	Munsell	Siggins

Mr. Barnaby Mr. Newberry Mr. Stone Mr. Greusel Baumgaertner Nottingham Thomas Halladay Ovlatt Thorington Bolton Hallenbeck Brown Paddock Vandercook Hemans Byrns Herkimer Partlow Van Zoeren . Campbell Perkins Wade Holmes Walker Chapman Hunt Pettit Powell, Gardner Wallace DeLisle Jenks Powell, H. E. Ward, C. E. Denby Kidder Kirk, J. P. Kirk, William Washer Dennis Randall Wells Dohany Read Reynolds Werline Duncan Knight Whelan Richards Dunn Ladner Lane, John Lane, O. B. Dunstan Robinson, L. C. Whitaker Willis Eichhorn Rodgers Fairbanks McEachern Sanderson Wright Speaker **Ferry** Master Scott Fisher

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NAYS.

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The title was agreed to.

Mr. Hunt moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 485, entitled

A bill to amend Section 1 of Chapter 11, Sections 37 and 39 of Chapter 12, and Section 15 of Chapter 14 of an act, entitled "An Act to amend and revise the charter of the City of Marquette, Marquette County," approved March 27, 1891, and acts amendatory thereof, and to repeal all acts or parts of acts contravening the provisions of this act;

With the accompanying substitute therefor, entitled

A bill to amend Section 7 of Chapter 3, Section 13 of Chapter 4, Section 1 of Chapter 11, Sections 37 and 39 of Chapter 12, and Section 1 of Chapter 13, and Section 15 of Chapter 14 of an act, entitled "An Act to amend and revise the charter of the City of Marquette, Marquette County," approved March 27, 1891, and acts amendatory thereof, and to repeal all acts or parts of acts contravening the provisions of this act;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Wells moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Fisher Mr. Master Mr. Shea Adams, R. N. Fisk Monroe, J. H. Sheldon Anderson Francis Morrice Siggins

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Mr. Galbraith Mr. Ashley Mr. Stone Mr. Munsell Barnaby Gallup Newberry . Thomas Baumgaertner Greusel Nottingham Thorington Bolton Halladay Oviatt Vandercook Brown Paddock Hallenbeck Van Zoeren Wade Byrns Harley Partlow Campbell Hemans Walker Perkins Chapman Herkimer Wallace Pettit Ward, C. E. Ward, N. O. Combs Hunt Powell, Gardner DeLisle Jenks Powell, H. E. Denby Kidder Randall Washer Kirk, J. P. Kirk, William Dennis Read Wells Dohany Werline Reynolds Duncan Knight Richards Whelan Dunn Whitaker Ladner Robinson, L. C. Dunstan Lane, John Rodgers Willis Eichhorn Lane, O. B. Sanderson Wright Fairbanks McCarthy Speaker Scott Ferry McEachern Seeley

NAYS.

The title was agreed to.

Mr. Wells moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 1091, entitled

A bill to amend an act, entitled "An Act relative to free schools in the City of Detroit," approved February 24, 1879, and acts amendatory thereof;

With the accompanying substitute therefor, entitled

A bill to amend Sections 5, 7, 13, 14 and 17 of an act, entitled "An Act relative to free schools in the City of Detroit," approved February 24, 1869, as amended May 23, 1883;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Hunt moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Barnaby Baumgaertner	Francis Galbraith Gallup Greusel Halladay	Mr. Monroe, J. H. Morrice Munsell Newberry Nottingham Oviatt	Sheldon Shook Siggins Stone Thomas
Baumgaertner	Hallenbeck	Oviatt	Thomas
Bolton		Paddock	Thorington

Mr. Vandercook Mr. Partlow Mr. Byrns Mr. Harley Van Zoeren Campbell Hemans Perkins Pettit Wade Chapman Herkimer Powell, Gardner Powell, H. E. DeLisle Hunt Walker Wallace Denby Jenks. Ward, C. E. Dennis Kidder Randall Kirk, J. P. Kirk, William Washer Read Dohany Reynolds Wells Duncan Dunn Knight Richards Werline Dunstan Ladner Robinson, L. C. Whelan Rodgers Whitaker Eichhorn Lane, John Lane, O. B. Sanderson Willis Fairbanks McEachern Scott Wright Ferry Fisher Master Seeley Speaker

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NAYS.

The title was agreed to.

Mr. Hunt moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 959, entitled

A bill to amend an act, entitled "An Act to incorporate the Detroit Library Commission and provide means for acquiring lands and the construction of a public library building or buildings thereon and the maintenance of the same;"

With the accompanying substitute therefor, entitled

A bill to amend Sections 1, 3 and 4 of an act, entitled "An Act to incorporate the Detroit Library Commission and to provide means for acquiring land and the construction of public library building or buildings thereon and the maintenance of the same," approved March 29, 1901:

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Hunt moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, C. S.	Mr. Fisher	Mr. Monroe, J. H.	Mr. Shea
Adams, R. N.	Fisk	Monroe, J. S.	Sheldon
Anderson	Francis	Morrice	Shook
Ashley	Galbraith	Munsell	Siggins
Barnaby	Gallup	Neal	Stone
Baumgaertner	Greusel	Newberry	'^homas
Bolton	Halladay	Nottingham	Thorington

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Mr. Brown Mr. Hallenbeck Mr. Oviatt Mr. Van Zoeren Byrns Harley Paddock Wade Campbell Hemans Partlow Walker Combs Perkins Herkimer Wallace Ward, C. E. DeLisle Hunt Pettit Powell, Gardner Powell, H. E. Denby Jenks Ward, N. O. Dennis Kidder Washer Kirk, J. P. Kirk, William Dohany Randall Wells Duncan Read Werline Knight Dunn Revnolds Whelan Dunstan Ladner Richards Whitaker Durham Lane, John Sanderson Willis Eichhorn Lane, O. B. Scott Wright Fairbanks McEachern Seeley Speaker Ferry Master

NAYS.

The title was agreed to.

Mr. Hunt moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 1007, entitled

A bill to amend an act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith, approved June 7, 1883;

With the accompanying substitute therefor, entitled

A bill to amend Section 19 of Chapter 11 of an act, entitled "An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883;

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Hunt moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, R. N.	Mr. Fisher	Mr. Monroe, J. S.	Mr. Sheldon
Anderson	Fisk	Morrice	Shook
Ashley	Francis	Munsell	Siggins
Barnaby	Galbraith	Newberry	Thomas
Baumgaertner	Gallup	Nottingham	Thorington
Bolton	Greuse ¹	Oviatt	Vanderccok
Brown	Halladay	Paddock	Van Zoeren
Byrns	Hallenbeck	Partlow -	Wade
Campbell	Harley	Perkins	Walker
Combs	Herkimer	Pettit	Wallace
DeLisle	Hunt	Powell, Gardne	r Ward, C. E.

Mr. Denby Mr. Jenks Mr. Powell, H. E. Mr. Ward, N. O. Dennis Kidder Randall Washer Kirk, J. P. Kirk, William Dohany Read Wells Werline Duncan Reynolds Dunn Knight Richards Whelan Dunstan Robinson, L. C. Whitaker Ladner Lane, John Durham Sanderson Willis Eichhorn Lane, O. B. Scott Wright Fairbanks McEachern . Seeley Speak^r Shea Ferry Master

NAYS.

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NAY

The title was agreed to.

Mr. Hunt moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 440, entitled

A bill to amend Sections 4, 17, 21, 30, 39, 89, 106, 156 and 213 of Act No. 448 of the Local Acts of 1897, entitled "An Act to revise and amend Act No. 346 of the Local Acts of 1881, entitled 'An Act to revise an act to incorporate the City of Bay City,' approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof," approved May 29, 1897, as amended and revised by the several acts amendatory and revisionary thereof, and to repeal all acts and parts of acts inconsistent herewith:

With the accompanying substitute therefor, entitled

A bill to amend Sections 4, 17, 21, 30, 39, 89, 106, 156 and 213 of Act No. 448 of the Local Acts of 1897, entitled "An Act to revise and amend Act No. 346 of the Local Acts of 1881, entitled 'An Act to revise an act to incorporate the City of Bay City,' approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof," approved May 29, 1897, as amended and revised by the several acts amendatory and revisionary thereof, and to repeal all acts and parts of acts inconsistent herewith;

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Sheldon moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Mr. Ferry Mr. Morrice Mr. Sheldon
Anderson Fisher Munsell Sheok
Ashley Fisk Newberry Siggins

Mr.	Barnaby Baumgaertner	Mr. Francis Galbraith	Mr. Nottingham Oviatt Paddock	Mr.	Thomas Thorington
	Bolton	Gallup			Vandercook
	Brown	Greusel	Partlow		Van Zoeren
	Byrns	Halladay	Perkins		Wade
	Campbell	Hallenbeck	Pettit		Walker
	Combs	Harley	Powell, Gardner		Wallace
	DeLisle	Herkimer	Powell, H. E.		Ward, C. E.
	Denby	Jenks	Randall		Ward, N. O.
	Dennis	Kirk, J. P.	Read		Washer
	Dohany	Knight	Reynolds		Wells
	Duncan	Ladner	Richards /		Werline
	Dunn	Lane, John	Robinson, L. C.		Whelan
	Dunstan -	McEachern	Sanderson		Whitaker
	Durh am	Master	Scott		Willis
	Eichhorn	Monroe, J. H.	Seeley		Wright
	Fairbanks	Monroe, J. S.	Shea		Speaker

80

NAYS.

The title was agreed to.

Mr. Sheldon moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 170, entitled

A bill to authorize the City of Alpena, in the County of Alpena, to borrow money to be used in paving, repaving, or otherwise improving streets, and in purchasing or constructing a water works system, and in purchasing or constructing an electric light plant, and in constructing and paying for sewers, all for the use and the benefit of the inhabitants of said city, and to issue the bonds of said city therefor;

With the accompanying substitute therefor, entitled

A bill to authorize the City of Alpena, in the County of Alpena, to borrow, on the faith and credit of said city, money to be used to pay for permanent paving and repaving; the construction of sewers of brick, stone, cement or other substantial material; the building of bridges, sidewalks, and for other permanent improvements, within the limits of the City of Alpena, and to issue the bonds of said city therefor:

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Francis moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Fisk Mr. Monroe, J. H. Mr. Seeley Mr. Adams, R. N. Anderson Francis Monroe, J. S. Shea Shook Ashley Galbraith Morrice Barnaby Gallup Munsell Siggins Baumgaertner Greusel Neal Thomas Bolton Halladay Newberry Thorington Brown Hallenbeck Oviatt Van Zoeren Paddock Wade Byrns Harlev Campbell Herkimer Partlow Walker Wallace Perkins. DeLisle Hunt Pettit Ward, C. E. Denby Jenks Powell, Gardner Powell, H. E. Ward, N. O. Dennis Kidder Kirk, J. P. Kirk, William Dohany Washer Wells Duncan Randall Dunn Knight Werline Read Dunstan Ladner Reynolds Whelan Durham Lane, John Richards Whitaker 'e Eichhorn Lane, O. B. Robinson, L. C. Willis Fairbanks McEachern Sanderson · Wright Master Scott Ferry Speaker Fisher

81

NAYS.

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The title was agreed to.

Mr. Francis moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 788, entitled

A bill to amend the charter of the City of Saginaw, Saginaw County, this State;

With the accompanying substitute therefor, entitled

A bill to amend Sections 1, 3 and 8 of Act No. 426 of the Local Acts of 1869, approved April 3, 1869, entitled "An Act to incorporate the board of education of the City of Saginaw," and the several acts amendatory thereto:

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Scott moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Anderson	Mr. Galbraith	Mr. Morrice	Mr. Shea
Ashley	Gallup	Munsell	Shook
Barnaby	Greusel	Neal	Siggins
Bolton	Halladay	Nottingham	Thomas

Mr. Brown Mr. Hallenbeck Mr. Oviatt Mr. Thorington Van Zoeren Byrns Harley Paddock Campbell **Partlow** Wade Herkimer DeLisle Walker Hunt Perkins Jenks Wallace Denby Pettit Ward, C. E. Dennis Kidder Powell, Gardner Powell, H. E. Kirk, J. P. Kirk, William Ward, N. O. Duncan Duln Randall Washer Dunstan Read Wells Knight Durham Werline Ladner Revnolds Eichhorn Richards Whelan Lane, John Fairbanks Whitaker Robinson, L. C. Lane, O. B. McEachern Willis Ferry Sanderson Wright Fisher Master Scott Fisk Seeley Speaker Monroe, J. H.

76

NAYS.

The title was agreed to.

Mr. Scott moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 307, entitled

A bill to vacate the plat of Central City and Buel's Addition thereto, in the County of Midland, and State of Michigan;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Thorington moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, R. N. Anderson Barnaby Baumgaertner Bolton Brown Byrns Campbell DeLisle Denby Dennis Duncan Dunn Dunstan Durham	Mr. Francis Galbraith Greusel Halladay Hallenbeck Harley Herkimer Holmes Hunt Jenks Kidder Kirk, William Knight Ladner Lane, John	Mr. Monroe, J. H. Morrice Munsell Newberry Nottingham Oviatt Partlow Perkins Pettit Powell, H. E. Randall Read Reynolds Richards Sanderson	Mr. Sheldon Shook Thomas Thorington Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker
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Mr. Fairbanks Mr. Lane, O. B.
Ferry McEachern
Fisher Master

Mr. Scott Seeley Shea Mr. Willis Wright Speaker

73

NAYS.

The title was agreed to.

Mr. Thorington moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 1105, entitled

A bill to amend Section 6 of Title 3; Section 15 of Title 4; Sections 19 to 30, both inclusive, of Title 5, and Sections 5, 6, 7, 8, 12, 13, 14, 15, 16, 17, 18 and 19 of Title 18 of Act No. 405 of the Local Acts of 1893, entitled "An Act to reincorporate the City of Lansing, in the County of Ingham, and to repeal all acts and parts of acts in conflict therewith;"

With the accompanying substitute therefor, entitled

A bill to amend Sections 6 and 15 of Title 3, and Sections 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29 and 30 of Title 5 of Act No. 405 of Local Acts of 1893, entitled "An Act to reincorporate the City of Lansing," as amended by Act No. 416 of the Local Acts of 1897, approved April 28, 1897;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Nottingham moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time, and pending the taking of the vote

on the passage thereof,

Mr. Nottingham moved to amend the bill by inserting in line 23 of Section 6 of Title 3 after the word "qualified" the words "one of which said justices shall be elected by the electors of the first, fourth and fifth wards, and one shall be elected by the electors of the second, third and sixth wards of said city."

The amendment was adopted, a majority of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Durham Mr. Lane, John Mr. Seeley Mr. Adams, C. S. Adams, R. N. Eichhorn Lane, O. B. Shea Anderson Fairbanks McEachern Sheldon Ashley Ferry Master Siggins Thorington Barnaby Fisher Monroe, J. H. Baumgaertner Fisk Monroe, J. S. Van Zoeren

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Mr. Walker Mr. Bolton Mr. Gallup Mr. Morrice Brown Greusel Munsell Wallace Halladay Newberry Ward, N. O. Byrns Campbell Hallenbeck Nottingham Washer Combs Oviatt Wells Harley Werline DeLisle Herkimer **Partlow** Whelan Denby Holmes Randall Dennis Jenks Read Whitaker Dohany Kidder Richards Willis Kirk, William Wright Duncan Robinson, L. C. Speaker Dunn Knight Sanderson Dunstan Scott Ladner

NAYS.

The title was agreed to.

Mr. Nottingham moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 903, entitled

A bill to amend Chapter 28 of Act No. 215 of the Public Acts of 1895, being Sub-Chapter 28 of Chapter 88 of the Compiled Laws of 1897, by adding one new section to stand as Section 11;

With the accompanying substitute therefor, entitled

A bill to incorporate the City of Onaway, in the County of Presque Isle;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Bolton moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Ashley Barnaby Baumgaertner Bolton Brown Campbell Chapman Combs DeLisle Dennis Dohany Duncan Dunstan Durham Eichhorn Fairbanks	Mr. Ferry Fisher Fisk Francis Gallup Greusel Halladay Hallenbeck Harley Herkimer Holmes Jenks Kidder Kirk, William Knight Lane, John Lane, O. B.	Mr. McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Oviatt Partlow Perkins Randall Read Reynolds Richards Robinson, L. C. Sanderson Scott	Mr. Shea Sheldon Siggins Thomas Thorington Van Zoeren Wallace Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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67

The title was agreed to.

Mr. Bolton moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman,

House bill No. 965, entitled

A bill to amend Act No. 424, Local Acts of 1895, entitled "An Act to incorporate the City of Traverse City, in the County of Grand Traverse, and to repeal all acts and parts of acts in conflict therewith," as amended by Act No. 328 of the Local Acts of 1899, and Act No. 371 of the Local Acts of 1901:

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. J. H. Monroe moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by year and nays, as follows:

YEAS.

NAYS.

78

The question being on agreeing to the title of the bill,

Mr. J. H. Monroe moved to amend the title so as to read as follows:

A bill to amend Sections 14 and 18 of Title 6, and to add eleven new sections to said Title 6 of Act No. 424 of the Local Acts of 1895, entitled "An Act to incorporate the City of Traverse City, in the County of Grand Traverse, and to repeal all acts and parts of acts in conflict therewith," as amended by the several acts amendatory thereof.

The motion prevailed.

The title as amended was then agreed to.

Mr. J. H. Monroe moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 787, entitled

A bill to amend the charter of the City of Saginaw, Saginaw County, this State;

With the accompanying substitute therefor, entitled

A bill to amend Section 1 of Title 2 of an Act to revise and amend the charter of the City of Saginaw, as revised and amended by Act No. 465 of the Local Acts of 1897, as approved June 2, 1897, as further revised and amended by Act No. 431 of the Local Acts of 1899, approved June 1, 1899;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Scott moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Ashley Barnaby Baungaertner Bolton Brown Campbell Chapman Combs DeLisle Dennis Duncan Dunn Dunn Eichhorn Eichhorn Fairbanks Mr. Fisk Galbra Galbraith Gallup Greusel Halladay Hallenbeck Harley Kidder Kidder Kirk, J. P. Kirk, Willia Ladner Lane, O. B. Mr. Fisk Francis Francis Kraulia Galbraith Gallup Greusel Halladay Holmes Kidder Kirk, J. P. Kirk, Willia Ladner Lane, O. B. McEachern Master	Paddock Partlow Perkins Powell, Gardner Powell, H. E. am Randall Read Reynolds Richards Robinson, L. C.	Mr. Seeley Shea Shook Siggins Stone Thomas Thorington Van Zoeren Walker Wallace Ward, C. E. Ward, N. O. Wells Werline Whelan Whitaker Willis Speaker
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75

NAYS.

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The title was agreed to.

Mr. Scott moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House joint resolution No. 205, entitled

A joint resolution proposing an amendment to Section 16, Article 15, of the Constitution of this State, relative to bills affecting incorporated cities and villages;

With the accompanying substitute therefor, entitled

A joint resolution proposing an amendment to Article 15 of the Constitution of this State by adding a new section thereto to stand as Section 17, relative to bills affecting incorporated cities and villages;

And recommended that the substitute be concurred in, and that the

substitute be printed for the use of the committee.

The report was accepted.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The question being on concurring in the recommendation of the committee relative to printing the joint resolution,

The recommendation was concurred in and the joint resolution was ordered printed for the use of the committee.

Mr. Wade moved that the House take an informal recess until 3:40 o'clock p. m., to listen to remarks by Hon. Charles E. Townsend, of Jackson.

The motion prevailed, the time being 3:30 o'clock p. m.

AFTER RECESS.

3:40 o'clock p. m.

The House was called to order by the Speaker.

The House resumed the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Revision and Amendment of the Statutes, by Mr. Master, Chairman, reported

House bill No. 199, entitled

A bill to revise and consolidate the laws organizing asylums for the insane and to regulate the care, management and the use thereof, and to provide for the apprehension of persons believed to be insane, and for their care and custody;

With certain amendments thereto, recommending that the amend-

ments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Public Health, by Mr. Nottingham, Chairman, reported

House bill No. 266, entitled

A bill to authorize the County of Ontonagon to construct or purchase, own and maintain one or more hospitals, pest-houses or quarantine buildings, and to provide the means for constructing or purchasing, maintaining and managing the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Brown moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Adams	, C. S. Mr. 1	Eichhorn Mr. Ferry		Seeley Shea
Anders			Master	Sheldon
Ashley		Fisk	Monroe, J. H.	Shook
Barnal)y .]	Francis .	Morrice	Siggins
· Baums	aertner (Galbraith	Neal	Stone
Bolton	(Jallup	Newberry	Thomas
' Brown		Halladay	Nottingham	Thorington
Campb	ell I	Hallenbeck	Oviatt	Van Zoeren
Chapm	an j	Harley	Paddock	Wade
Combs]	Herkimer	Partlow	Walker
DeLisl	e 1	Holmes	Perkins	Wallace
Denby	1	Hunt	Powell, Gardner	Ward, C. E.
Dennis		Jenks	Powell, H. E.	Ward, N. O.
Dohan	y 1	Kidder	Randall	Wells
Dunça	n I	Kirk, J. P.	Reynolds	Werline
Dunn]	Kirk, William	Richards	Whelan
Dunsta	in I	Knight	Robinson, L. C.	Willis
Durha	m 1		Rodgers	Wright

76

NAYS.

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The title was agreed to.

Mr. Brown moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Public Health, by Mr. Nottingham, Chairman, reported

House bill No. 888, entitled

A bill to provide that licensed embalmers may act as subregistrars of deaths when duly authorized by the Secretary of State;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Labor, by Mr. Duncan, Chairman, reported House bill No. 1110, entitled

A bill to provide for the examination and licensing of electric linemen employed on or about electric light, power, telephone or telegraph lines;

With the recommendation that the bill be printed.

The report was accepted.

The question being on concurring in the recommendation of the committee.

The recommendation was concurred in and the bill was ordered printed for the use of the committee.

The Committee on Labor, by Mr. Duncan, Chairman, reported

Senate bill No. 277 (file No. 51), entitled

A bill to amend Section 14 of Act No. 113 of the Public Acts of 1901, being an act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this State; to provide for the regulation of such establishments, and the employment of women and children therein; to regulate the conduct of sweatshops, so-called; to provide for the enforcement of the provisions of this act; and to make an appropriation for the purpose of carrying out the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 895, entitled

A bill to amend Chapter 191 of the Compiled Laws of 1897, being Act No. 70 of the Public Acts of 1881, as amended by Act No. 96 of the Public Acts of 1899, by adding thereto a new section to stand as Section 11, and to renumber consecutively the succeeding sections in such act;

With the accompanying substitute therefor, entitled

A bill to amend Act No. 70 of the Public Acts of 1881, entitled "An Act to authorize the formation of electric light companies," the same being Sections 7132 to 7145, inclusive, by inserting a new section in said act to stand as Section 11a;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 23, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 273, by Mr. Jones, entitled

A bill to authorize the City of St. Clair, in St. Clair County, to borrow a sum of money not to exceed 2 per centum of its assessed valuation, to be used in the reconstruction of pavements, and to issue bonds therefor;

And to inform the House that the bill has passed the Senate and has

been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. Eichhorn moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Denby Jenks Randall Wells Dennis Kidder Read Werline Dohany Kirk, J. P. Reynolds Whelan Duncan Kirk, William Richards Whitaker Dunn Knight Robinson, L. C. Willis	E.
Dunstan Lane, John Rodgers Speaker	

76

NAYS.

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The title was agreed to.

Mr. Eichhorn moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, March 24, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

Senate bill No. 38 (file No. 7), by Mr. Lockerby, entitled

A bill to make appropriations for the State Public School for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill,

Mr. Van Zoeren moved that the Committee on State Public School be discharged from its further consideration.

The motion prevailed.

Mr. Van Zoeren then moved that the bill be returned to the Senate in accordance with the request therefor.

The motion prevailed.

Mr. Colby entered the House and took his seat.

The following message from the Senatè was received and read:

Senate Chamber, March 24, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 231, by Mr. Baird, entitled

A bill to define and to protect fishing rights and privileges in that portion of Saginaw Bay bordering on fractional Sections 4, 5, 7 and 8, township 17 north, range 10 east, and in fractional Sections 11 and 12, township 17 north, range 9 east, State of Michigan;

And to inform the House that the bill has passed the Senate and has

been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. Thomas moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Ferry
Adams, R. N. Fisher
Anderson Galbraith

Mr. Master Monroe, J. H. Munsell Mr. Shea Sheldon Shook

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Fairbanks McEachern Seeley Speaker	Bat Bol Byr Cai Chi Coi Coi Dei Du Du Du Du Eic	maby imgaeriner ton rns mpbell apman by nbs Lisie nby ncan nn nstan rstan thborn	Gallup Greusel Halladay Hallenbeck Harley Herkimer Holmes Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B. McCarthy McEachern	Mr.	Neal Newberry Oviatt Paddock Partlow Perkins Powell, Gardner Powell, H. E. Randali Read Reynolds Richards Robinson, L. C. Rodgers Sanderson Scott Seeley		Siggins Stone Thomas Thorington Vandercook Van Zoeren Wade Walker Ward, N. O. Washer Wells Werline Whelan Whitaker Willis .Vright Speaker
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NAYS.

The title was agreed to.

Mr. Thomas moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, March 24, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 38 (file No. 23), entitled

A bill to incorporate the Commandery of the State of Michigan, Military Order of the Loyal Legion of the United States;

And to inform the House that in the passage of the bill the Senate has concurred.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 24, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to return to the House the following bills:

House bill No. 218, entitled

A bill to vacate the Township of Mills, in the County of Ogemaw, and to incorporate its territory within the adjoining Township of Richland, in the County of Ogemaw;

House bill No. 170, entitled

A bill to authorize the City of Alpena, in the County of Alpena, to borrow on the faith and credit of said city money to be used to pay for permanent paving and re-paving, the construction of sewers of brick, stone, cement or other substantial material, the building of bridges, sidewalks, and for other permanent improvements, within the limits of the City of Alpena, and to issue the bonds of said city therefor;

House bill No. 903, entitled

A bill to incorporate the City of Onaway, in the County of Presque Isle;

House bill No. 873, entitled

A bill to amend Sections 1 and 3 of Chapter 3; Section 3 of Chapter 4; Section 3 of Chapter 8; Section 1 of Chapter 13; Sections 1, 9 and 10 of Chapter 14; Sections 2, 7, 8 and 9 of Chapter 19; Sections 11, 13 and 14 of Chapter 20; Section 1 of Chapter 22, and Section 10 of Chapter 26 of an act, entitled "An Act to incorporate the City of Flint and to repeal all acts and parts of acts inconsistent herewith," approved March 21, 1901; and to add nine new sections thereto the stand as Section 6 of Chapter 6, and Sections 16, 17, 18, 19, 20, 22 and 23 of Chapter 26, and to add one new chapter thereto to stand as Chapter 27, and to repeal all acts and parts of acts inconsistent herewith;

House bill No. 266, entitled

A bill to authorize the County of Ontonagon to construct or purchase, own and maintain one or more hospitals, pest-houses or quarantine buildings, and to provide the means for constructing or purchasing, maintaining and managing the same;

And to inform the House that in the passage of the bills the Senate has concurred, and has also concurred in ordering the bills to take imme-

diate effect.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 24, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 7, entitled

A bill to provide a sinking fund for the payment of certain indebtedness of the City of Grand Rapids and a board of sinking fund commissioners for the care, custody and disposal of such fund;

And to inform the House that the Senate has amended the bill as

follows:

1. By striking out of lines 8 and 9 of Section 4 the words "the affirmative vote of a majority" and inserting in lieu thereof the words "a two-thirds vote":

2. By striking out Section 5 and substituting the following to stand as Section 5:

Section 5. The treasurer shall have custody of all moneys, securities and evidences of debt belonging to or pertaining to the sinking fund and he shall pay out the moneys of said fund only by order of the board of commissioners on a two-thirds vote of the members thereof directed as aforesaid, and upon the warrant of the city comptroller. The official bond of the city treasurer shall cover any and all funds in his hands belonging to the sinking fund;

3. By inserting in line 6 of Section 6 after the word "purpose" the words "they shall recommend to the common council the sum of money that in their judgment should be placed in the next annual budget and

raised by direct taxation for the benefit of the sinking fund";

And that in the passage of the bill as thus amended, the Senate has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendments made to the bill by the Senate,

Mr. Vandercook moved that the bill be laid on the table.

The motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. Duncan offered the following resolution:

House resolution No. 95.

Whereas, Hon. Patrick Stuart died at his home in Detroit on Sunday, March 22, 1903; and

Whereas. The deceased was one of the pioneers of Michigan, having located in Detroit more than a half century ago; was a useful member of the Legislature of 1887-8, and was ever an honest and honored citizen, a kind and loving husband and father, and in the fullest sense a true man; therefore, be it

Resolved, That we extend to the bereaved family our sincere condolence and sympathy in the loss of him who was their best friend and whose memory will always be cherished by those who knew him best;

Resolved, That these resolutions be spread upon the Journal of the House, and an engrossed copy of the same sent to the family of the

The resolution was adopted unanimously by a rising vote.

Mr. Ferry moved to take from the table

House bill No. 1038, entitled

A bill to provide for the regulation of tontine, bond, certificate and investment companies, partnerships and associations other than building and loan associations.

The motion prevailed.

Mr. Ferry moved that the bill be referred to the Committee on Private Corporations.

The motion prevailed.

Mr. Fisher moved to take from the table

House bill No. 1123, entitled

A bill to create the office of drain assessors in each township of the County of Allegan, to prescribe their duties, and fix their compensation, and to repeal all acts or parts of acts conflicting with the terms of this act.

The motion prevailed.

Mr. Fisher moved that the bill be referred to the Committee on Drainage.

The motion prevailed.

Mr. Knight moved to take from the table

House bill No. 963, entitled

A bill to amend Act No. 21 of the Public Acts of 1897, entitled "An Act to amend Act No. 161 of the Public Acts of 1895, entitled 'An Act to require county treasurers to furnish transcripts and abstracts of records and fixing the fees to be paid therefor," approved March 10, 1897, the same being Compiler's Section 2548 of the Compiled Laws of 1897.

The motion prevailed.

Mr. Knight moved that the bill be referred to the Committee on Revision and Amendment of the Statutes.

The motion prevailed.

Mr. Dennis moved to take from the table

House bill No. 989, entitled

A bill to require the appointment of women as members of certain State boards.

The motion prevailed.

Mr. Dennis moved that the bill be referred to the Committee on State Affairs.

The motion prevailed.

SPECIAL ORDER.

The Speaker laid before the House the following bill:

House bill No. 575 (file No. 148), entitled

A bill to repeal Act No. 252 of the Public Acts of 1899, entitled "An Act for the suppression of mob violence."

Mr. Seeley moved that the House resolve itself into a committee of the whole on the Special Order.

The motion prevailed.

The Speaker called Mr. Van Zoeren to the chair.

After some time spent in the consideration of the bill, the committee

rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, has made no amendments thereto, and recommends its passage.

JACOB J. VAN ZOEREN,

Chairman.

The report was accepted.

The bill named in the report was placed on the order of Third Reading of Bills.

GENERAL ORDER.

Mr. Seeley moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. Van Zoeren to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committe of the whole recommends the passage, without amendment, of the following bills:

House bill No. 235 (file No. 111), entitled

A bill to amend Section 4 of Act No. 157 of the Public Acts of 1851, entitled "An Act to define the limits, jurisdiction and powers of circuit courts," as amended by the several acts amendatory thereof, and being Section 303 of the Compiled Laws of 1897;

House bill No. 1039 (file No. 115), entitled

A bill to make the president of the Village of Yale, St. Clair County, a member of the board of supervisors of said county;

House bill No. 16 (file No. 116), entitled

A bill to provide for the compensation of supervisors in indigent insane cases in certain cases;

House bill No. 1003 (file No. 118), entitled

A bill to regulate and provide for the settlement of the affairs of Manitou County, disorganized, the ascertainment of the indebtedness and the appropriation of the delinquent taxes of said county to the payment thereof, and to remove certain legal impediments to the collection of said indebtedness;

House bill No. 622 (file No. 121), entitled

A bill to amend Section 43 of Act No. 206 of the Public Acts of 1893, entitled "An Act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being Section 3866 of the Compiled Laws of 1897;

House bill No. 135 (file No. 123), entitled

A bill to authorize and empower the Commissioner of the State Land Office to sell timber from State Lands.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House bill No. 621 (file No. 124), entitled

A bill to amend Section 77 of Chapter 16 of the Revised Statutes of 1846, being Compiler's Section 2354 of the Compiled Laws of 1897, being Section 752 of Howell's Annotated Statutes;

House bill No. 504 (file No. 128), entitled

A bill to amend Act No. 148 of the Public Acts of 1891, entitled "An Act to amend Section 10 of an act in relation to life insurance companies transacting business in this State, being General Act No. 77 of the Laws of 1869, approved March 30, 1869, as amended by subsequent acts, being Section 4225 of Howell's Annotated Statutes."

Part III.

The committee recommends that all after the enacting clause of the following bill be stricken out:

House bill No. 134 (file No. 125), entitled

A bill to authorize and empower the Commissioner of the State Land Office to lease certain lands belonging to the State.

Part IV.

The committee recommends that the following joint resolution be referred to the Committee on Judiciary:

House joint resolution No. 670 (file No. 79), entitled

A joint resolution proposing an amendment to the Constitution relative to railroads.

JACOB J. VAN ZOEREN,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the committee relative to the bill named in Part III of the report,

Mr. Stone moved that the bill be laid on the table.

The motion did not prevail.

The question being on concurring in the recommendation of the committee of the whole,

The recommendation was concurred in, and all after the enacting clause of the bill was stricken out.

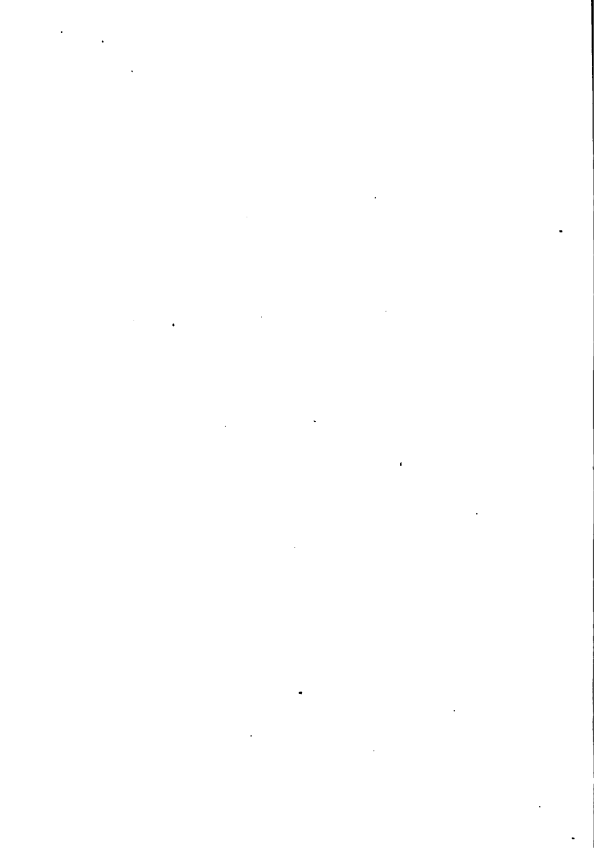
The title and enacting clause of the bill were laid on the table.

The question being on concurring in the recommendation of the committee relative to the joint resolution named in Part IV of the report, The recommendation was concurred in, and the joint resolution was referred to the Committee on Judiciary.

Mr. Willis moved that the House adjourn.

The motion prevailed, the time being 5:40 o'clock p. m. The Speaker declared the House adjourned until to-morrow at 2 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.



JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS. SESSION OF 1903



FORTY-SIXTH DAY.

Lansing, Wednesday, March 25.

2 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named member was absent with leave: Mr. Batchelder. The following named members were absent without leave: Messrs. R. N. Adams, Dunn, Jenks, W. C. Robinson and Rodgers.

Mr. C. S. Adams moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Fisk asked and obtained leave of absence for Mr. Jenks from the remaining sessions of the week.

PRESENTATION OF PETITIONS.

No. 281. By Mr. Duncan: Petition of John Adair and 84 other citizens of Detroit, asking for the passage of a bill providing for the municipal ownership of street railways.

The petition was referred to the committee of the whole.

No. 282. By Mr. Duncan: Petition of 5 labor unions of Detroit, asking for the passage of House bill No. 225, relative to prison contract labor.

The petition was referred to the Committee on State Prison.

No. 283. By Mr. Duncan: Petition of A. L. Olde and 83 other citizens of Detroit on the same subject.

Same reference.

No. 284. By Mr. Anderson: Petition of W. Millard Palmer and 150 other citizens of Grand Rapids and vicinity, asking for the passage of a bill providing for the erection of a soldiers' and sailors' monument on the Capitol grounds.

Mr. Anderson moved that the petition be spread at length upon the Journal.

The motion prevailed.

The following is the petition:

To the House of Representatives of the State of Michigan:

We, the undersigned citizens of Grand Rapids and vicinity, do petition and pray our Representatives and Senators in the State Legislature at Lansing, Michigan, to use all honorable means to influence the passage of bills introduced for the appropriation for a soldiers' and sailors' monument to be erected on the Capitol grounds in the City of Lansing, in memory of her soldiers and sailors, as recommended by the monument commission and by the Governor, to your honorable body.

W. MILLARD PALMER, and 150 others.

The petition was referred to the Committee on Ways and Means.

No. 285. By Mr. Nottingham: Petition of Geo. W. Stone and 62 other citizens of Lansing and vicinity on the same subject.

Same reference.

No. 286. By Mr. J. H. Monroe: Petition of I. S. Cook and 27 other citizens of Traverse City, asking for the passage of a bill to license electricians.

The petition was referred to the Committee on Labor.

No. 287. By Mr. William Kirk: Petition of Carrie B. Petershams and 39 other women of Tuscola County in favor of a bill requiring women to be placed upon certain State boards.

The petition was referred to the Committee on State Affairs.

No. 288. By Mr. Durham: Petition of Mary Mayeroft and 100 other citizens of Coopersville, Ottawa County, asking for the passage of the so called Holmes bill, provided for the giving of bonds by liquor dealers.

The petition was referred to the committee of the whole.

No. 289. By Mr. Richards: Protest of John Dawson and 46 other citizens of the Township of Burt, Cheboygan County, against the passage of a bill detaching certain territory from said township and attaching the same to the Township of Koehler, in said county.

The protest was referred to the Committee on Towns and Counties. •

No. 290. By Mr. H. E. Powell: Protest of H. H. Kimball and 75 other residents of School District No. 1 of the Townships of Lyons and Ionia, fractional, and No. 6 of Lyons Township, Ionia County, against passage of a bill changing the boundaries of said school districts.

The protest was referred to the Committee on Education.

No. 291. By Mr. H. E. Powell: Protest of James Searing and 9 other residents of School District No. 3 of Lyons Township, Ionia County, on the same subject.

Same reference.

No. 292. By Mr. Greusel: Petition of A. L. Slade and 38 other citizens of Detroit in favor of the passage of a bill relative to the amendment to the lien law.

The petition was referred to the Committee on Judiciary.

No. 293. By Mr. Greusel: Petition of George Young and 40 other citizens of Detroit asking for the passage of House bill No. 720, relative to the liability of employers.

The petition was referred to the Committee on Judiciary.

No. 294. By Mr. Van Zoeren: Petition of 6 labor unions of Detroit on the same subject.

Same reference.

No. 295. By Mr. Greusel: Petition of George Young and 35 other citizens of Detroit, asking for the passage of House bill No. 719, providing for the safety of persons employed upon buildings in the course of erection. The petition was referred to the Committee on Judiciary.

No. 296. By Mr. Partlow: Petition of H. N. Face and 93 other citizens of Clinton County in favor of the repeal of an act prohibiting the taking or catching of fish in Maple River.

The petition was referred to the Committee on Fish and Fisheries.

REPORTS OF STANDING COMMITTEES.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 838, entitled

A bill to authorize the board of education of the public schools of the Township of Ontonagon, in the County of Ontonagon, to pay out of the funds of said public schools the sum of \$900 to Charles Eichen;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Brown moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Anderson Ashley Austin Barnaby Baumgaertner Bolton Brown Byrns Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunstan	Mr. Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes Hunt Kidder Kirk, J. P. Kirk, William		Lovell McCarthy McEachern Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Oviatt Paddock Partlow Pettit Powell, Gardner Powell, H. E. Read Reynolds		Seeley Shea Sheldon Shook Siggins Stone Thomas Thorington Vandercook Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker
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Mr. Willis Mr. Durham Mr. Knight Mr. Richards Robinson, L C. Eichhorn Wright Ladner Speaker Fairbanks Lane, John Sanderson Ferry

Scott Lane, O. B.

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The title was agreed to.

Mr. Brown moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 611, entitled

A bill to provide for the appointment of a chief clerk in the office of the State Superintendent of Public Instruction, specify his duties, and fix the salary for the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 109 (file No. 34), entitled

A bill to amend Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 11, 12 and 15 of Act No. 176 of the Public Acts of 1891, entitled "An Act for the organization of township school districts in the Upper Peninsula," being Compiler's Sections 4823, 4824, 4825, 4826, 4827, 4828, 4829, 4830, 4831, 4833, 4834, 4837 of the Compiled Laws of 1897;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. McEachern moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fisk	Mr. Monroe, J. H.	Mr. Shea
Anderson	Foster	Monroe, J. S.	Sheldon
Ashley	Galbraith	Morrice	Shook
Austin	Gallup	Munsell	Siggins
Barnaby	Greusel	Newberry	Stone
Baumgaertner	Halladay	Nottingham	Thomas
Bolton	Hallenbeck	Osborn	Thorington
Byrns	Harley	Oviatt	Vandercook
Campbell	Herkimer	Paddock	Van Zoeren
Chapman	Higgins	Partlow	Wade
Combs	Holmes	Perkins	Walker
DeLisle	Hunt	Pettit	Wallace
Denby	Kidder	Powell, Gardner	

Mr. Kirk, J. P. Kirk, William Mr. Ward, N. O. Mr. Powell, H. E. Mr. Dennis Washer Dohany Randall Read Wells Duncan Knight Reynolds Werline Dunstan Ladner Whelan Durham Lane, John Richards Robinson, L. C. Whitaker Eich horn Lane, O. B. Willis Fairbanks Lovell Sanderscr Ferry McEachern Scott Wright Master Reeley Speaker Fisher

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The question being on agreeing to the title of the bill,

Mr. McEachern moved to amend the title so as to fead as follows:

A bill to amend Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 11, 12, 15 and 16 of Act No. 175 of the Public Acts of 1891, entitled "An Act for the organization of township school districts in the Upper Peninsula," being Compiler's Sections 4823, 4824, 4825, 4826, 4827, 4828, 4829, 4830, 4831, 4833, 4834, 4837 and 4838 of the Compiled Laws of 1897.

The motion prevailed.

The title as amended was then agreed to.

Mr. McEachern moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Normal Schools, by Mr. Barnaby, Chairman, reported

House bill No. 481, entitled

A bill making appropriation for the Northern State Normal School for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for the fiscal year ending June 30, 1901, and to provide a tax for the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged. The bill was referred to the Committee on Ways and Means.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

House bill No. 431, entitled

A bill to detach township No. 30 north, range 3 east, from the Township of Hillman, in Montmorency County, as the same is now organized, and to create and organize said township No. 30 north, range 3 east, into a new township to be known and designated as the Township of Avery;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Bolton moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Durham Mr. Knight Mr. Richards Mr. Willis
Eichhorn Ladner Robinson, L C. Wright
Fairbanks Lane, John Sanderson Speaker
Ferry Lane, O. B. Scott

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The title was agreed to.

Mr. Brown moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

NAYS.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 611, entitled

A bill to provide for the appointment of a chief clerk in the office of the State Superintendent of Public Instruction, specify his duties, and fix the salary for the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 109 (file No. 34), entitled

A bill to amend Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 11, 12 and 15 of Act No. 176 of the Public Acts of 1891, entitled "An Act for the organization of township school districts in the Upper Peninsula," being Compiler's Sections 4823, 4824, 4825, 4826, 4827, 4828, 4829, 4830, 4831, 4833, 4834, 4837 of the Compiled Laws of 1897;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. McEachern moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Fisk Mr. Monroe, J. H. Mr. Shea Foster Monroe, J. S. Sheldon Anderson Galbraith Morrice Shook Ashley Gallup Munsell Siggins Austin Barnaby Greusel Newberry Stone Nottingham Thomas Baumgaertner Halladay Bolton Hallenbeck Osborn Thorington Harley Oviatt Vandercook Byrns Van Zoeren Herkimer Paddock Campbell Chapman · Higgins Partlow Wade Walker Combs Holmes Perkins Wallace Hunt Pettit DeLisle Denby Kidder Powell. Gardner Ward, C. E.

Mr. Ward, N. O. Mr. Dennis Mr. Kirk, J. P. Mr. Powell, H. E. Dohany Kirk, William Randall Washer Duncan Knight Read Wells Reynolds Werline Dunstan Ladner Durham Lane, John Richards Whelan Robinson, L. C. Eichhorn Whitaker Lane, O. B. Fairbanks Lovell Sanderscr Willis McEachern Ferry Scott Wright Speaker Fisher Master Beeley

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The question being on agreeing to the title of the bill,

Mr. McEachern moved to amend the title so as to read as follows:

A bill to amend Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 11, 12, 15 and 16 of Act No. 175 of the Public Acts of 1891, entitled "An Act for the organization of township school districts in the Upper Peninsula," being Compiler's Sections 4823, 4824, 4825, 4826, 4827, 4828, 4829, 4830, 4831, 4833, 4834, 4837 and 4838 of the Compiled Laws of 1897.

The motion prevailed.

The title as amended was then agreed to.

Mr. McEachern moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Normal Schools, by Mr. Barnaby, Chairman, reported

House bill No. 481, entitled

A bill making appropriation for the Northern State Normal School for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for the fiscal year ending June 30, 1901, and to provide a tax for the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged. The bill was referred to the Committee on Ways and Means.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

House bill No. 431, entitled

A bill to detach township No. 30 north, range 3 east, from the Township of Hillman, in Montmorency County, as the same is now organized, and to create and organize said township No. 30 north, range 3 east, into a new township to be known and designated as the Township of Avery;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Bolton moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. I	Mr.		Mr.	McCarthy	Mr.	Sanderson
			Fisher		McEachern		Scott
	Ashley		Fisk		Master		Seeley
	Austin		Foster		Monroe, J. H.		Shea
	Barnaby		Galbraith		Monroe, J. S.		Sheldon
	Baumgaertner		Gallup		Morrice		Siggins
	Bolton		Halladay		Munsell		Thomas
	Brown		Hallenbeck		Newberry		Thorington
	Byrns		Harley		Nottingham		Van Zoeren
	Campbell		Hemans		Osborn		Wade
	Chapman		Herkimer		Oviatt		Walker
	Combs		Holmes		Partlow		Wallace
	DeLisle		Hunt		Perkins		Ward, N. O.
	Denby		Kidder		Pettit		Washer
	Dennis '		Kirk, J. P.		Powell, Gardner	r	Wells
	Dohany		Kirk, William		Powell, H. E.		Werline
	Duncan		Knight		Randall		Whelan
	Dunstan		Ladner		Read		Whitaker
	Durham		Lane, John		Reynolds		Willis
	Eichhorn		Lane, O. B.		Richards		Wright '
	Fairbanks		Lovell		Robinson, L. C.		Speaker

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The title was agreed to.

Mr. Bolton moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

House bill No. 141, entitled

A bill to provide for a sinking fund to pay the indebtedness of the County of Wayne, and to establish a board of commissioners of such sinking fund, and to repeal Act No. 384 of the Local Acts of 1901;

With the accompanying substitute therefor, entitled

A bill to provide for a sinking fund to pay the indebtedness of the County of Wayne, and to establish a board of commissioners of such fund, and to repeal Act No. 384 of the Local Acts of 1901;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Shea moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fisk	Mr. Master	Mr.	Seeley
Ashley	Foster	Monroe, J. H.		Shea
Austin	Francis	Monroe, J. S.		Sheldon
Barnaby	Galbraith	Morrice		Shook
Baumgaertner	Gallup	Munsell		Siggins
Bolton	Halladay	Newberry		Thomas
Brown	Hallenbeck	Nottingham		Thorington
Byrns	Harley	Osborn		Van Zoeren
Campbell	Hemans	Oviatt		Wade
Chapman	Herkimer	Paddock	•	Walker
Colby	Higgins	Partlow		Wallace
Combs	Holmes	Pettit		Ward, C. E
DeLisle	Hunt	Powell, Gardner	r	Ward, N. O
Denby	Kidder	Powell, H. E.		Washer
Dennis	Kirk, J. P.	Randali		Wells '
Duncan	Kirk, William	Read		Werline
Durham	Knight	Reynolds		Whelan
Eichhorn	Lane, John	Richards		Whitaker
Fairbanks	Lane, O. B.	Robinson, L. C.		Willis
Ferry	McCarthy	Sanderson		Wright
Fisher	McEachern	Scott		Speaker

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The title was agreed to.

Mr. Shea moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Agriculture, by Mr. Durham, Chairman, reported House bill No. 244, entitled

A bill making an appropriation for the Michigan State Agricultural Society for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

Without recommendation.

The report was accepted and the committee discharged.

Mr. H. E. Powell moved that the bill be referred to the Committee on Ways and Means.

The motion prevailed.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 631, entitled

A bill relative to bonds required of county treasurers in accordance with Sections 1298, 1301, 2534, 2535, 2545, 2546, 2642, 3916, 4735 of the Compiled Laws of 1897, with surety or sureties, and the acceptance as surety thereon of companies qualified to act as such, and the release of such surety, and the safe depositing of assets for which said surety may be liable, and to the charging by county clerks of the expense of procuring sureties, and repealing of laws in conflict therewith;

With the recommendation that it be referred to the Committee on

Judiciary.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in, and the bill was referred to the Committee on Judiciary.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

Senate bill No. 119 (file No. 131), entitled

A bill to amend Sections 2, 12 and 14 of Act No. 232 of the Session Laws of 1885, as amended, being Sections 7038, 7048 (as amended) and 7050 of the Compiled Laws of 1897;

With the accompanying substitute therefor, entitled

A bill to amend the title and Sections 1, 2, 6, 12, 13 and 14 of Act No. 232 of the Public Acts of 1885, as amended (now known as Chapter 188 of the Compiled Laws of Michigan, 1897), entitled "An Act to revise the laws providing for the incorporation of all manufacturing companies, except such as are contemplated by Act No. 42 of the Session Laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies or any union of the two, and to fix the duties and liabilities of such corporations," and to add a new section thereto to be known as Section 39, designating the corporation not included in said act as amended;

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on State Public School, by Mr. Van Zoeren, Chairman, reported

House bill No. 677, entitled

A bill to amend Sections 3 and 5 of Act No. 115 of the Public Acts of 1893, entitled "An Act to provide for the government, management and control of the State Public School at Coldwater, and to repeal all acts or parts of acts inconsistent with this act;"

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Home for Feeble-Minded, by Mr. Fairbanks, Chairman, reported

House bill No. 105, entitled

A bill making appropriations for the Michigan Home for the Feeble-Minded and Epileptic for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide for a tax to meet the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the Committee on Ways and Means.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 318, entitled

A bill appropriating money for the use of the State Asylum at Ionia;

With the accompanying substitute therefor, entitled

A bill making appropriations for the Asylum for the Criminal Insane for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 127, entitled

A bill making appropriations for the Michigan Soldiers' Home for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide for a tax to meet the same:

With the accompanying substitute therefor, entitled

A bill making appropriations for the Michigan Soldiers' Home for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval of the following bills and joint resolution:

House bill No. 110 (file No. 41, enrolled No. 68), entitled

A bill to authorize the board of supervisors of the County of Mason to levy a tax of not to exceed three mills on the dollar on the taxable property of said county, for the purpose of constructing a system of county roads;

House bill No. 197 (enrolled No. 69) entitled

A bill to amend Sections 4 and 9 of Title 5 of "An Act to revise and amend the charter of the City of Saginaw, as existing under an act, entitled 'An Act to annex the territory embraced within the City of East Saginaw to that of the City of Saginaw, and to consolidate the City of East Saginaw with Saginaw under the name of the City of Saginaw; to specify and fix the boundaries of the consolidated city; to provide for the

assuming and payment of the indebtedness and liabilities of the present cities of East Saginaw and Saginaw and for the ownership of all their corporate property and rights, to define the corporate rights, powers and privileges of said City of Saginaw as so consolidated, and to repeal all acts inconsistent herewith, being Act No. 465 of Local Acts of 1897, and acts supplementary and amendatory thereof, and to repeal all acts and parts of acts inconsistent herewith;"

House bill No. 300 (file No. 51, enrolled No. 72), entitled

A bill to amend Section 12 of Act No. 44 of Session Laws of 1899, being "An Act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers and public institutions of this State now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to provide for the publication and distribution of the Official Directory and Legislative Manual of the State of Michigan, and to repeal Act No. 122 of the Session Laws of 1889, approved May 31, 1889, Act No. 20 of the Session Laws of 1889, approved March 19, 1889, and all other laws or parts of laws contravening or inconsistent with this act";

House bill No. 234 (enrolled No. 79), entitled

A bill to provide for the construction of a bridge across the Raisin River in Deerfield Township, Lenawee County, Michigan, and authorizing the issuance of bonds therefor;

House bill No. 581 (enrolled No. 85), entitled

A bill to amend Sections 1, 2, 3, 4 and 5 of Chapter 2, Chapter 3 by adding a new section thereto to stand as Section 7, Sections 3, 7 and 12 of Chapter 4, and Section 8 of Chapter 4 by substituting therefor Sections 8a, 8b, 8c, 8d, 8e, 8f, 8g and 8h of Act No. 251 of the Local Acts of 1891, entitled "An Act to revise and amend the charter of the City of Ishpeming," approved March 27, 1891, as amended by Act No. 317 of the Local Acts of 1893, approved March 25, 1893, Act No. 417 of the Local Acts of 1897, approved April 28, 1897, and Act No. 356 of the Local Acts of 1901, approved March 28, 1901, and to repeal all acts or parts of acts inconsistent therewith;

House bill No. 292 (enrolled No. 87), entitled

A bill to authorize and empower the Township of Sheridan, in the County of Newaygo, and State of Michigan, to raise or borrow money and issue bonds therefor, not to exceed \$20,000, with which to aid in the construction of a court house and jail for the County of Newaygo, in the Village of Fremont;

House bill No. 676 (enrolled No. 89), entitled

A bill to authorize the City of Hudson, in the County of Lenawee and State of Michigan, to borrow money and issue bonds in the sum of \$15,000, to improve its streets and construct and repair its sewers;

House bill No. 380 (enrolled No. 95), entitled

A bill providing for the appointment, terms of office and compensation of county road commissioners for the County of Dickinson, and the levying of county road tax, within all townships in said county;

House bill No. 293 (enrolled No. 97), entitled

A bill to authorize and empower the Township of Dayton, in the County of Newaygo and State of Michigan, to raise or borrow money and issue bonds therefor, not to exceed \$20,000, with which to aid in the construction of a court house and jail for the County of Newaygo, in the Village of Fremont;

House bill No. 1029 (enrolled No. 101), entitled

A bill to create and organize a municipal court for the City of Menominee, County of Menominee, to define and limit its jurisdiction and to provide for the election of a judge thereof, and to repeal Section 23 of Title 8 of the charter of the City of Menominee, being Act No. 442 of the Session Laws of the year 1901;

House bill No. 566 (enrolled No. 103), entitled

A bill for submitting to the electors of the cities of Bay City and West Bay City, in the County of Bay, the question of the consolidation of the two cities under one municipal government;

House bill No. 34 (file No. 46, enrolled No. 104), entitled

A bill to amend Section 20 of Chapter 2 of Act No. 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools and to repeal all statutes and acts contravening the provisions of this act," being Compiler's Section 4665 of the Compiled Laws of 1897;

House bill No. 279 (enrolled No. 106), entitled

A bill to authorize the township board of the Township of Sebewaing, County of Huron, to issue the bonds of said township to the amount of \$50,000 for the purpose of building stone roads in said township, and to levy taxes sufficient for the payment of the same and the interest thereon;

House bill No. 617 (enrolled No. 108), entitled

A bill to detach certain territory from the Township of Forsyth, in the County of Marquette, in the State of Michigan, and to organize the Township of Wells, in said county;

House joint resolution No. 370 (enrolled No. 109), entitled

A joint resolution authorizing and directing the township board of the Township of Gratiot, in the County of Wayne, State of Michigan, to submit to the qualified electors of said Township of Gratiot, the question of raising by taxation the sum of \$4,187 for the purpose of reimbursing Gottfried Brinkmann, treasurer of said township, for his loss, arising from the failure of the City Savings Bank of Detroit;

House bill No. 213 (enrolled No. 110), entitled

A bill to detach certain territory from the Township of Baldwin and from the Township of Masonville, in the County of Delta, and to organize such territory into the Township of Brampton;

House bill No. 515 (enrolled No. 121), entitled -

A bill to authorize the Village of Essexville, in the County of Bay and State of Michigan, to borrow the sum of \$25,000 and to issue the bonds

of the village therefor, for the purpose of raising money to pave or macadamize Woodside avenue in said village.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 24, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 173 (file No. 89), by Mr. Fuller, entitled

A bill to authorize any gas light company and any consolidated company formed by the union of a street railway and electric light company, being corporations organized under the laws of this State, and having their principal place of business in the same town, village or city, to unite and consolidate with any corporation organized under the laws of an adjoining state, and which, under and by virtue of the rights, powers and franchises possessed and enjoyed by it under the laws of such adjoining state, owns and operates a street railway therein and also manufactures, produces, generates, sells and furnishes gas and electricity for heating, lighting and power purposes, where the street railway lines of the two corporations last mentioned shall form a connecting and continuous line of railway between this State and such adjoining state;

And to inform the House that the bill has passed the Senate and has

been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

The following message from the Senate was received and read:

March 24, 1903. Senate Chamber,

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 200 (file No. 105), by Mr. Vaughan, entitled

A bill authorizing and directing the Board of State Auditors to investigate, audit and allow certain claims against the State of Michigan on account of improvements of Maple River;

And to inform the House that the bill has passed the Senate by a twothirds vote of all Senators-elect and has been ordered to take immediate effect. In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Rodgers entered the House and took his seat.

The following message from the Senate was received and read:

Senate Chamber, March 24, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 959, entitled

A bill to amend Sections 1, 3 and 4 of an act, entitled "An Act to incorporate the Detroit Library Commission, and to provide means for acquiring land and the construction of public library building or buildings thereon, and the maintenance of the same," approved March 29, 1901;

House bill No. 1007, entitled

A bill to amend Section 19 of Chapter 11 of an act, entitled "An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883;

And to inform the House that in the passage of the bills the Senate has concurred, and has also concurred in ordering the bills to take

immediate effect.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 24, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 1091, entitled

A bill to amend Sections 5, 7, 13, 14 and 17 of an act, entitled "An Act relative to free schools in the City of Detroit," approved February 24, 1869, as amended May 23, 1893;

And to inform the House that the Senate has amended the bill as follows:

By inserting in line 17 of Section 14, before the word "all," the words "on and after July 1, 1903;"

And that in the passage of the bill, as thus amended, the Senate has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr.	Fisher	Mr.	Monroe, J. H.	Мr.	Scott	
	Anderson		Fisk		Monroe, J. S.		Seeley	
	Ashley		Foster		Morrice		Shea	
	Austin		Francis		Munsell		Sheldon	
	Barnaby		Galbraith		Neal		Shook	
٠.	Baumgaertner		Gallup		Newberry		Siggins	
	Bolton		Halladay		Nottingham		Stone	
	Brown		Hallenbeck		Osborn		Thomas	
	Campbell		Harley		Oviatt		Thorington	
	Chapman		Herkimer		Paddock		Van Zoeren	
	Colby		Higgins		Partlow		Wade	
	Combs		Holmes		Perkins		Walker	
	DeLisle		Kidder		Pettit		Wallace	
	Denby		Kirk, J. P.		Randall		Ward, C. E.	
	Dohany		Ladner		Read		Ward, N. O.	
	Dunstan		Lane, John		Reynolds		Washer	
	Durham		Lane, O. B.		Richards		Whelan	
	Eichhorn		Lovell		Robinson, L. C) .	Whitaker	
	Fairbanks		McEachern		Rodgers		Wright	
	Ferry		Master		Sanderson		Speaker	

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The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 1105, entitled

A bill to amend Sections 6 and 15 of Title 3, and Sections 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29 and 30 of Title 5 of Act No. 405 of Local Acts of 1893, approved May 25, 1893, entitled "An Act to reincorporate the City of Lansing," as amended by Act No. 416 of the Local Acts of 1897, approved April 28, 1897;

And to inform the House that the Senate has adopted the accompany-

ing substitute therefor, with the same title;

And that in the passage of the bill, as thus substituted, the Senate has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on the adoption of the substitute for the bill, The substitute was adopted, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fisher	Mr. Monroe, J. H.	Mr. Sanderson
Anderson	Fisk	Monroe, J. S.	Scott
Ashley	Foster	Morrice	Shea
Austin	Francis	Munsell	Sheldon
Barnaby	Galbraith	Neal	Shook
Baumgaertner	Gallup	Newberry	Siggins
Bolton	Halladay	Nottingham	Thomas
Brown	Hallenbeck	Osborn	Thorington
Campbell	Harley	Oviatt	Van Zoeren
Chapman	Herkimer	Paddock	Wade
Colby	Higgins	Partlow	Walker
DeLisle	Holmes	Perkins	Wallace
Denby	Hunt	Pettit	Ward, N. O.
Dohany	Kidder	Powell, Gardner	Washer
Duncan	Ladner	Randall	Werline
Dunstan	Lane. John	Read	Whelan
Durham	Lane, O. B.	Richards	Whitaker
Eichhorn	Lovell	Robinson, L. C.	Wright
To do bo a selection	McEachern	Rodgers	Speaker
Ferry	Master		7

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The question being on agreeing to the title of the substitute,

The title was agreed to.

Mr. Nottingham moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

THIRD READING OF BILLS.

House bill No. 575 (file No. 148), entitled

A bill to repeal Act No. 252 of the Public Acts of 1899, entitled "An Act for the suppression of mob violence;"

Was read a third time and the question being on its passage,

Mr. Anderson moved that the bill be re-referred to the Committee on Judiciary.

The motion did not prevail.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr. Ferry	Mr. Lane, O. B. M	r. Scott
A	Anderson	Fisher	McCarthy	Seeley
· A	Ashley	Fisk	Monroe, J. H.	Sheldon
I	Austin	Foster	Monroe, J. S.	Shook
F	Barnaby	Francis	Morrice	Thomas
E	Bolton	Gallup	Newberry	Thorington
E	Brown	Greusel	Nottingham	Vandercook
I	Byrns	Halladay	Oviatt	Van Zoeren
	Campbell	Harley	Pa ddock	Wade
C	Chapman	Hemans	Partlow	Walker
1	Denby	Higgins	. Perkins	Washer
1	Dennis	Holmes	Pettit	Wells
1	Dohany	Kidder	Powell, Gardner	Werline
1	Duncan	Kirk, J. P.	Reynolds	Whelan
1	Dunstan	Kirk, William	Robinson, L. C.	Whitaker
I	Du rham	Knight	Rodgers	Speaker
1	Eichhorn	Lane, John	_	

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Mr. Baumgaertner	Mr. Lovell	Mr. Randall	Mr. Stone Wallace Ward, C. E. Willis Wright
Combs	Master	Read	
Hallenbeck	Munsell	Richards	
Herkimer	Osborn	Sanderson	
Hunt	Powell, H. E.	Siggins	

The title was agreed to.

Mr. Oviatt moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House bill No. 235 (file No. 111), entitled A bill to amend Section 4 of Act No. 157 of the Public Acts of 1851, entitled "An Act to define the limits, jurisdiction and powers of circuit courts," as amended by the several acts amendatory thereof, and being Section 303 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Ashley Austin Barnaby Baumgaertner Bolton Brown Byrns Campbell Chapman Colby Combs DeLisle Denby	Mr. Ferry Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes	Mr. Lane, O. B. McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins	Mr. Richards Robinson, L. C. Scott Seeley Shea Sheldon Shook Stone Thomas Wade Walker Wallace Ward, C. E. Washer
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Mr. Dennis Dohany Duncan Dunstan Durham]	Hunt Kidder Kirk, J. P. Kirk, William Knight	Mr.	Pettit Powell, Gardner Powell, H. E. Randall	 Wells Werline Whelan Willis Wright
Durham Eichhorn Fairbanks]	Knight Lane, John		Read Reynolds	Wright Speaker

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The title was agreed to.

Mr. Richards moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House bill No. 1039 (file No. 115), entitled

A bill to make the president of the Village of Yale, St. Clair County, a member of the board of supervisors of said county;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Ashley Austin Barnaby Baumgaertner Bolton Brown Byrns Campbell Chapman Colby Combs DeLisle Denby Dennis Dohamy Duncan Dunstan Durham Eichhorn	Mr. Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hemans Herkimer Higgins Kidder Kirk, J. P. Kirk, William Knight Lane, John Lane, O. B. Lovell McCarthy	Mr. McEachern haster Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards	Mr. Robinson, L. C. Sanderson Scott Seeley Shea Sheldon Siggins Stone Thomas Walker Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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The title was agreed to.

Mr. Eichhorn moved that the bill be given immediate effect.

The motion prevailed, two thirds of all the members-elect voting therefor.

House bill No. 16 (file No. 116), entitled

A bill to provide for the compensation of supervisors in indigent insane cases in certain cases;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

House bill No. 621 (file No. 124), entitled

A bill to amend Section 77 of Chapter 16 of the Revised Statutes of 1846, being Compiler's Section 2354 of the Compiled Laws of 1897, being Section 752 of Howell's Annotated Statutes;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Ander Ashle Austi: Barns Baum Bolton Brow: Camp Chapi Colby Comb DeLis Denni Dohan Dunce Dunst Durks Eichh	son y n by gaertner n bell nan s le y n an m oorn	Mr. Ferry Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Harley Hemans Herkimer Higgins Holmes Kidder Kirk, J. P. Kirk, Willi Knight Ladner Lane, John Lane, O. B.	am Powell, H. E. Randall Read Reynolds Richards	Shook Siggins Stone Thomas Thorington Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N. O. er Wells Werline Whelan Whitaker Willis Wright
Fairb	nks	Lovell	Rodgers	Speaker

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The question being on agreeing to the title of the bill,

Mr. Francis moved to amend the title so as to read as follows:

A bill to amend Section 77 of Chapter 16 of the Revised Statutes of 1846, relating to the bonds of township treasurers, being Compiler's Section 2354 of the Compiled Laws of 1897, being Section 752 of Howell's Annotated Statutes.

The motion prevailed.

The title as amended was then agreed to.

Mr. Francis moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House bill No. 504 (file No. 128), entitled

A bill to amend Act No. 148 of the Public Acts of 1891, entitled "An Act to amend Section 10 of an act in relation to life insurance companies transacting business in this State, being General Act No. 77 of the Laws of 1869, approved March 30, 1869, as amended by subsequent acts, being Section 4225, Howell's Annotated Statutes;"

Was read a third time and the question being on its passage,

Mr. Kidder moved to amend the bill by striking out Section 1 thereof and inserting the following to stand as Section 1:

Section 1. Section 10 of Act No. 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies, transacting business in

this State," as amended by Act No. 148 of the Public Acts of 1891, is hereby amended so as to read as follows:

The amendment was adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

Mr. Lovell moved that the bill be laid on the table.

The motion did not prevail.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mrdams, C. S. Mr. Fisher Anderson Ashley Austin Barnaby Baumgaertner Bolton Byrns Campbell Campbell Chapman Colby Combs DeLisle Denby Dennis Duncan Dunstan Eichhorn Fairbanks Ashley Foster Foster Foster Galbraith Gallup Halladay Hallenbeck Harley Callup Halladay Harley Kidder Kirk, J. P. Kirk, J. P. Lane, John Lane, John McCarthy McEachern Master	Mr. Monroe, J. H. Monroe, J. S. Monroe, J. S. Morrice Munsell Newberry Nottingham Osborn Oviatt Paddock Partiow Perkins Powell, Gardner Randall Read Reynolds Richards Robinson, L. C. Rodgers Sanderson Scott	ir. Seeley Shea Shook Siggins Stone Thomas Thorington Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N. O. Washer Werline Whelan Whitaker Willis Wright Speaker
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The question being on agreeing to the title of the bill,

Mr. Kidder moved to amend the title so as to read as follows:

A bill to amend Section 10 of Act No. 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies transacting business in this State," as amended by Act No. 148, Public Acts of 1891.

The motion prevailed.

The title as amended was then agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Francis moved to take from the table

House bill No. 1116, entitled

A bill to amend an act, entitled "An Act to revise the laws providing for the incorporation of co-operative and mutual benefit associations and to define the powers and duties and regulate the transaction of the business of all such corporations and associations doing business within this State," approved June 17, 1887, and the act amendatory thereof, by adding thereto seven new sections to stand as Sections 33, 34, 35, 36, 37, 38 and 39.

The motion prevailed.

Mr. Francis moved that the bill be referred to the Committee on Insurance.

The motion prevailed.

Mr. Colby moved to take from the table

House bill No. 1001 (file No. 119), entitled

A bill to amend Section 1 of Act No. 111 of the Public Acts of 1897, entitled "An Act to fix responsibility for making permanent improvements to manufacturing establishments in Michigan where ordered by factory or deputy factory inspectors," the same being Compiler's Section 5359.

The motion prevailed.

Mr. Colby moved that the bill be re-referred to the Committee on Labor. The motion prevailed.

Mr. Galbraith moved to take from the table

House bill No. 49 (file No. 50), entitled

A bill to amend Section 2 of "An Act to provide for the incorporation of villages within the State of Michigan and define their powers and duties," the same being Section 2685 of the Compiled Laws of 1897.

The motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Anderson Ashley Austin Baumgaertner Bolton Brown Byrns Campbell Chapman Colby DeLisle Denby Dennis Dohany Duncan Dunstan Durham Eichhorn Ferry	Mr.	Fisher Fisk Foster Francis Gaibraith Gallup Halladay Hallenbeck Higgins Holmes Kidder Kirk, J. P. Knight Ladner Lane, John Lane, O. B. McEachern Master Monroe, J. H.	Mr.	Monroe, J. S. Morrice Munsell Nottingham Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Sanderson Scott Seeley		Shea Sheldon Shook Stone Thomas Thorington Van Zoeren Wade Walker Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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The title of the bill was agreed to.

Mr. Colby moved that the rules be suspended and that the time for the consideration of

House substitute for House bills Nos. 1, 132 and 1156 (file No. 169), entitled

A bill to provide for the nomination of candidates for public office by a direct vote of the electors, and for the election of members of com-

mittees of political parties, and to provide for and regulate the printing upon the official ballots at April and November elections of the names of candidates; to provide for additional registration days; and to regulate and protect such primary elections, to punish offenses committed in connection therewith, and to repeal all parts of acts conflicting herewith;

Which was made a Special Order on March 20 for to-morrow, March

26, be fixed at 3 o'clock p. m. to-morrow.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. W. C. Robinson entered the House and took his seat.

SPECIAL ORDER.

The Speaker laid before the House the following bill:

House bill No. 259 (file No. 36), entitled

A bill to amend Section 8 of Act No. 313 of the Public Acts of 1897, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors, in the State, and to repeal all acts or parts of acts inconsistent with the provisions of this act," the same being Section 5386 of the Compiled Laws of the State of Michigan of 1897.

Mr. Seeley moved that the House resolve itself into a committee of the whole on the Special Order.

The motion prevailed.

The Speaker called Mr. Hallenbeck to the chair.

After some time spent in the consideration of the bill the committee

rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, and recommends that the bill be referred to the Committee on Judiciary.

CORNELIUS A. HALLENBECK.

Chairman.

The report was accepted.

The question being on concurring in the recommendation of the committee relative to the bill named in the report,

The recommendation was concurred in, and the bill was referred to the Committee on Judiciary.

GENERAL ORDER.

Mr. William Kirk moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. Hallenbeck to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

House bill No. 459 (file No. 167), entitled

A bill making appropriations for the State Industrial Home for Girls for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905; also making an appropriation for special purposes as mentioned in Section 3 and to provide a tax therefor, and repealing House enrolled Act No. 36, bill No. 84, entitled "An Act making an appropriation for the State Industrial Home for Girls for grading the grounds and to provide fire escapes at Bliss cottage and to provide a tax to meet the same," approved March 4, 1903;

House bill No. 220 (file No. 133), entitled

A bill to authorize a tenant or tenants in common to take possession of the entire premises where he or they recover any individual interest therein against a person or persons who are in possession but have no interest therein, such possession so taken shall be subject to rights of the other tenant or tenants in common;

House bill No. 68 (file No. 134), entitled

A bill to amend Section 2 of Act No. 205 of the Public Acts of 1881, entitled "An Act to require justices of the peace to make reports to the prosecuting attorneys in criminal and other proceedings before them, to which the people are a party, or in which the county may be liable for any costs," the same being Section 1063 of the Compiled Laws of 1897.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House bill No. 100 (file No. 113), entitled

A bill to authorize boards of supervisors of counties and township boards of organized townships to refund and extend the time of payment of indebtedness of counties and townships of the State of Michigan;

House bill No. 248 (file No. 135), entitled

A bill to amend Section 14 of Act No. 217 of the Session Laws of 1901, being an act to revise and amend the laws for the protection of game and birds, approved June 4, 1901.

Part III.

The committee recommends that the following bill be re-referred to the Committee on Game Laws:

House bill No. 395 (file No. 132), entitled

A bill to prevent the killing of deer, for a period of five years, in the counties of Lake, Osceola, Clare and Manistee.

CORNELIUS A. HALLENBECK,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the com-

mittee relative to the bill named in Part III of the report,

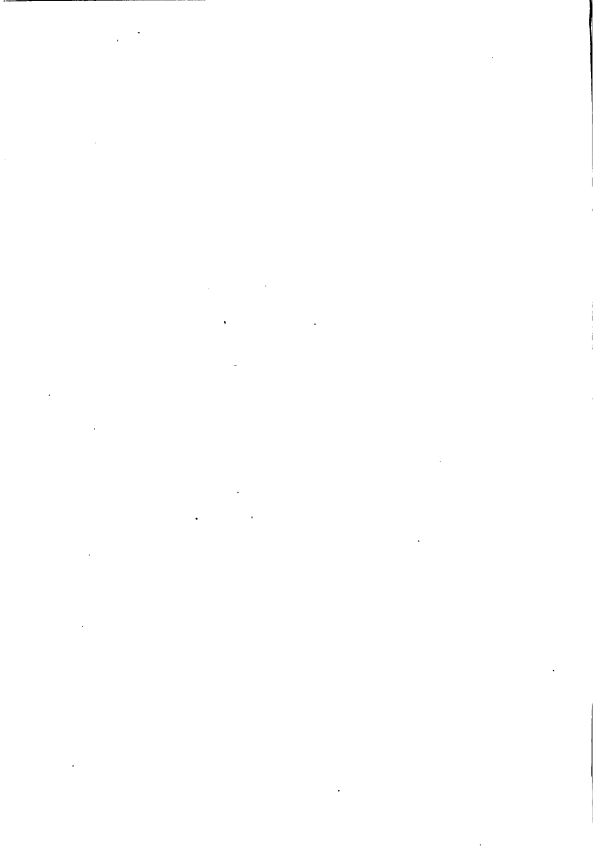
The recommendation was concurred in, and the bill was re-referred to the Committee on Game Laws.

Mr. Wells moved that the House adjourn.

The motion prevailed, the time being 5:30 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 2 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.



JOURNAL

OF THE

House of Representatives

STATE PRINTERS.

SESSION OF 1903



FORTY-SEVENTH DAY.

Lansing, Thursday, March 26.

2 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named member was absent with leave: Mr. Batchelder. The following named members were absent without leave: Messrs. R. N. Adams and Fisk.

Mr. C. S. Adams moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

Messrs. John Lane and Munsell asked and obtained leave of absence for themselves from to-morrow's session.

Messrs. Gardner Powell, Sheldon and N. O. Ward asked and obtained leave of absence for themselves from the sessions of to-morrow and Monday.

Mr. Galbraith asked and obtained an indefinite leave of absence for Mr. Fisk on account of sickness.

PRESENTATION OF PETITIONS.

No. 297. By Mr. Chapman: Petition of J. H. St. John and Co. and 29 other citizens of Utica, asking for the passage of a bill providing for the examination and licensing of railroad telegraphers.

The petition was referred to the Committee on Private Corporations.

No. 298. By Mr. Anderson: Petition of A. B. LaClear and 19 other citizens of Grand Rapids, on the same subject.

Same reference.

No. 299. By. Mr. Anderson: Petition of John Patton and 203 other citizens of Grand Rapids and vicinity, asking for the passage of a bill providing for the erection of a soldiers' and sailors' monument on the Capitol grounds.

The petition was referred to the Committee on Ways and Means.

Mr. DunstanMr. Lane, JohnMr. RichardsMr. WillisDurhamLane, O. B.Robinson, W. C.WrightEichhornLovellSandersonSpeakerFairbanksMcCarthySeeley

NAYS.

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The title of the bill was agreed to.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 55, entitled

A bill to amend Section 4 of Act No. 147 of the Public Acts of 1891, entitled "An Act to provide for the election of a County Commissioner of Schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act," being Section 4811 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Education, by Mr. Combs, Chairman, reported

House bill No. 348, entitled

A bill to amend Sections 7, 20 and 25 of Chapter 3, Section 4 of Chapter 7, and Section 4 of Chapter 8 of Act No. 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being Compiler's Sections 4672, 4685, 4691, 4724 and 4731 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 200, entitled

A bill making appropriations for building and special purposes for the State House of Correction and Branch Prison Upper Peninsula for the fiscal year ending June 30, 1904, and to provide a tax therefor;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House joint resolution No. 616, entitled

A joint resolution to direct and authorize the Board of State Auditors to investigate, examine and settle the claim of Genesee County against the State of Michigan, for the board, lodging and care of certain State insane patients who were transferred temporarily from the East-

ern Michigan Insane Asylum at Pontiac, in order to accommodate more violently insane patients in said asylum; and to provide for the payment to said Genesee County therefor;

With the recommendation that the joint resolution pass. The report was accepted and the committee discharged.

The joint resolution was referred to the committe of the whole and placed on the General Order.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

House bill No. 732, entitled

A bill to amend Sections 1, 6, 7 and 8 of Act No. 111 of the Public Acts of 1889, entitled "An Act to protect fish and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes and in certain waters and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts," approved May 24, 1889, and to add a new section thereto to stand as Section 15;

With the accompanying substitute therefor, entitled

A bill to amend (the title and) Sections 1, 6, 7 and 8 of Act No. 111 of the Public Acts of 1889, entitled "An Act to protect fish and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes and in certain waters and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts," approved May 24, 1889, and to add a new section thereto to stand as Section 15;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Local Taxation, by Mr. Walker, Chairman, reported House bill No. 1066, entitled

A bill to authorize the Village of Onaway, in the County of Presque Isle, State of Michigan, to raise, by bonding said Village of Onaway, for the purpose of extending and completing the system of water works in said village, and for the purpose of constructing and maintaining a system of sewerage in said village, and for the purpose of improving the streets of said village;

With the accompanying substitute therefor, entitled

A bill to authorize the City of Onaway, in the County of Presque Isle, to raise, by bonding said City of Onaway, a sum not exceeding \$20,000, for the purpose of extending and completing the system of water works in said city;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Bolton moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fisher	Mr. McEachern	Mr. Seeley
Anderson	Foster	Master	Shea
Ashley	Francis	Monroe, J. H.	Sheldon
Austin	Galbraith	Monroe, J. S.	Shook
Barnaby	Gallup	Morrice	Siggins
Baumgaertner	Greusel	Munsell	Stone
Bolton	Halladay	Neal	Thomas
Brown	Hallenbeck	Newberry	Thorington
Byrns	Harley	Nottingham	Vandercook
Campbell	Herkimer	Osborn	Van Zoeren
Chapman	Higgins	Oviatt	Wade
Colby	Holmes	Paddock	Wallace
Combs	Hunt	Perki ns	Ward, C. E.
DeLisle	Jenks	Pettit	Ward, N. O.
Denby	Kidder	Powell, Gardner	Washer
Dennis	Kirk, J. P.	Powell, H. E.	Wells
Dohany	Kirk, William	Randall	Werline
Duncan	Knight	Read	Whelan
Duns tan	Ladner	Reynolds	Whitaker
Durh a m	Lane, John	Richards	Willis
Eichhorn	Lane, O. B.	Robinson, L. C.	Wright
Fairbanks	Lovell	Rodgers	Speaker
Ferry	McCarthy	Sanderson	- ,

NAYS.

91

The title was agreed to.

Mr. Bolton moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Local Taxation, by Mr. Walker, Chairman, reported Senate bill No. 19, entitled

A bill to authorize the County of Menominee to issue bonds and to provide for the retirement of the bonds of said county heretofore issued and now outstanding:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Werline moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and navs, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Gallup	Mr. Monroe, J. H.	Mr. Seeley
Anderson	Greusel	Monroe, J. S.	Shea
Ashley	Halladay	Morrice	Sheldon
Austin	Hallenbeck	Munsell	Shook
Barnaby	Harley	Neal	Siggins
Baumgaertner	Hemans	Newberry	Stone
Bolton	Herkimer	Nottingham	Thomas
Brown	Higgins	Osborn	Thorington
Byrns	Holmes	Oviatt	Vandercook
Campbell	Hunt	Paddock	Van Zoeren
Chapman	Jenks	Perkins	Wade
Combs	Kidder	Pettit	Wallace
DeLisle	Kirk, J. P.	Powell, Gardner	Ward C. E.
Denby	Kirk, William	Powell, H. E.	Ward, N. O.
Dennis	Knight	Randall	Washer
Donany	Ladner	Read	Wells
Duncan	Lane, John	Reynolds	Werline
Dunstan	Lane, O. B.	Richards	-Whelan
Eichhorn	Lovell	Robinson, L. C.	Whitaker
Fairb anks	McCarthy	Robinson, W. C.	Willis
Ferry	McEachern	Rodgers	Wright
Fisher	Master	Sanderson	Speaker .
Foster			•

NAYS.

89

The title was agreed to.

Mr. Werline moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 989, entitled

A bill to require the appointment of women as members of certain

State boards:

'With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Labor, by Mr. Duncan, Chairman, reported House bill No. 796, entitled

A bill to amend Act No. 202 of the Public Acts of 1899, entitled "An Act to provide fans or blowers in all workshops or establishments where wheels composed partly of emery or buffing wheels or emery belts are used," approved May 17, 1899, by adding a new section thereto following Section 5, to stand as Section 5a of said act:

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Bolton moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Fisher Manderson Foster Ashley Francis Austin Galbraith Barnaby Gallup Baumgaertner Greusel Bolton Halladay Brown Hallenbeck Byrns Harley Campbell Herkimer Chapman Higgins Colby Holmes Combs Hunt DeLisle Jenks Denby Kidder Dennis Kirk, J. P. Dohany Kirk, William Duncan Knight Dunstan Ladner Durham Lane, John Eichhorn Lane, O. B. Fairbanks Lovell Ferry McCarthy	Mr. McEachern Mr. Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Nottingham Osborn Oviatt Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Rodgers Sanderson	Seeley Shea Sheldon Shook Siggins Stone Thomas Thorington Vandercook Van Zoeren Wade Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

91

The title was agreed to.

Mr. Bolton moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Local Taxation, by Mr. Walker, Chairman, reported Senate bill No. 19, entitled

A bill to authorize the County of Menominee to issue bonds and to provide for the retirement of the bonds of said county heretofore issued and now outstanding;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Werline moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Ashley Ashley Barnaby Baumgaertner Bolton Brown Byrns Campbell Chapman Combs Combs DeLisle DeLisle Delisle Denby Dennis Donany Duncan Dunstan Eichhorn Fairbanks Ferry Fisher Foster Mr. Gallup Greusel Hallenb Hallenb Harley Hemans Herkim Higgins Hunt Higgins Kidder Kirk, J. Kirk, V. Kirk, V. Ladner Lane, O. Lovell Fairbanks McCartl McEach Master	Monroe, J. S. Morrice beck Munsell Neal Newberry Nottingham Osborn Oviatt Paddock Perkins Pettit Powell, Gardner William Powell, H. E. Randall Read Cohn Reynolds D. B. Richards Robinson, L. C. hy Robinson, W. C.	Shea Sheldon Shook Siggins Stone Thomas Thorington Vandercook Van Zoeren Wade Wallace Ward C. H. Ward, N. O. Washer Wells Werline Whelan Whitaker
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NAYS.

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The title was agreed to.

Mr. Werline moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 989, entitled

A bill to require the appointment of women as members of certain

State boards;

'With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Labor, by Mr. Duncan, Chairman, reported House bill No. 796, entitled

A bill to amend Act No. 202 of the Public Acts of 1899, entitled "An Act to provide fans or blowers in all workshops or establishments where wheels composed partly of emery or buffing wheels or emery belts are used," approved May 17, 1899, by adding a new section thereto following Section 5, to stand as Section 5a of said act:

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Labor, by Mr. Duncan, Chairman, reported

House bill No. 1001 (file No. 119), entitled

A bill to amend Section 1 of Act No. 111 of the Public Acts of 1897, entitled "An Act to fix responsibility for making permanent improvements to manufacturing establishments in Michigan where ordered by factory or deputy factory inspectors," the same being Compiler's Section 5359;

With the accompanying substitute therefor, entitled

An act to fix responsibility for making permanent improvements to manufacturing establishments in Michigan where ordered by factory or deputy factory inspectors;

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Supplies and Expenditures, through its chairman, Mr. Hunt, reported the following accounts and recommended their payment:

Mrs. E. Rice, engrossing	\$ 9	00
A. Laitner & Son, brush and dusters		
Jacob Stahl, supplies, 2 bills	4	00
Alsdorf & Son, janitor supplies, 2 bills	4	25
Simons Dry Goods Co., supplies		76
Total	\$ 66	26

The report was adopted.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 893, entitled

A bill to amend an act, entitled "An Act to authorize the formation of electric light companies," approved April 1, 1881, being Chapter 191 of the Compiled Laws of 1897;

With the recommendation that it be referred to the Committee on

Judiciary.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in, and the bill was referred to the Committee on Judiciary.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 66 (file No. 117), by Mr. Simons, entitled

A bill to amend Section 6 of an act to authorize the formation of corporations for literary and scientific purposes and to repeal an act to authorize the formation of corporations for literary and scientific purposes, approved March 21st, 1865, as amended by Act No. 18 of the Session Laws of 1867 and Act No. 72 of the Session Laws of 1879, said Section 6 being Section (8175) of the Compiled Laws of 1897, so as to increase the amount of property which may be held by literary or scientific associations:

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 257 (file No. 115), by Mr. Moriarty, entitled

A bill to amend Section 61 of Act No. 118 of the Public Acts of 1893, the same being Section 2140 of the Compiled Laws of 1897;

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on State Prison.

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 286 (file No. 112), by Mr. Fuller, entitled A bill to prohibit the use of sub-marine trap nets in this State; And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

The following message from the Senate was received and read:

Senate Chamber. March 25, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 132 (file No. 109), by Mr. Moriarty, entitled A bill to amend Section 2 of Act No. 218 of the Public Acts of 1895, being an act, entitled "An Act to authorize and regulate the paroling of convicts," said act being amended by Act No. 73 of the Public Acts of 1901, and said section being Section 66 of the Compiled Laws of 1897;

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

> Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 165 (file No. 114), by Mr. Baird, entitled

A bill to amend Section 18 of Chapter 96 of the Revised Statutes of 1846, entitled "General Provisions Concerning Courts, and the Powers and duties of certain Judicial Officers," being Section 1109 of the Compiled Laws of 1897;

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

> Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary. ,

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 182 (file No. 110), by Mr. Cook, entitled

A bill to prohibit, discourage and punish the exhibition of deformed human beings, diseased or deformed human bodies, or parts thereof, or the representation of the same, for any other than purely medical purposes;

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to re-transmit to the House the following bill:

Senate bill No. 38 (file No. 7), by Mr. Lockerby, entitled

A bill to make appropriations for the State Public School for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same:

Which was recalled from the House for the purpose of giving it imme-

diate effect:

And now to inform the House that the bill, which passed the Senate March 17, has been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully.

ELBERT V. CHILSON, Secretary of the Senate.

The bill was then re-referred to the Committee on State Public School.

The following message from the Senate was received and read:

Senate Chamber. March 26, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 43 (file No. 13), by Mr. Moriarty, entitled

A bill to authorize the several courts of this State having jurisdiction in criminal cases, to hold or place persons, brought before the court and accused or convicted of a crime or misdemeanor, on probation, and under the care of probation officers under certain conditions, and to provide for the appointment of probation officers, and for reference to agents of the State Board of Corrections and Charities;

And to inform the House that the bill has passed the Senate and has

been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

House bill No. 212, entitled

A bill to authorize the City of Wyandotte in the County of Wayne to borrow money to be used in the construction and maintenance of a general sewerage system in said city, consisting of main and trunk sewers, and to issue bonds therefor.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for

the return of the bill,

Mr. DeLisle moved that a respectful message be sent to the Governor, asking the return of the bill to the House, and that when received it be returned to the Senate in accordance with the request therefor.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 186 (file No. 64), entitled

A bill making appropriations for the Michigan School for the Deaf for buildings and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor:

And to inform the House that in the passage of the bill the Senate has concurred.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 187 (file No. 44), entitled

A bill making an appropriation for the Michigan School for the Deaf for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for said school for the fiscal year ending June 30, 1902, and to provide a tax for the same;

House bill No. 307, entitled

A bill to vacate the plat of Central City and Buel's Addition thereto, in the County of Midland, and State of Michigan;

House bill No. 440, entitled

A bill to amend Sections 4, 17, 21, 30, 39, 89, 106, 156 and 213 of Act No. 448 of the Local Acts of 1897, entitled "An Act to revise and amend Act No. 346 of the Local Acts of 1881, entitled 'An Act to revise an act to incorporate the City of Bay City,' approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof," approved May 29, 1897, as amended and revised by the several acts amendatory and revisionary thereof, and to repeal all acts and parts of acts inconsistent herewith;

House bill No. 965, entitled

A bill to amend Sections 14 and 18 of Title 6, and to add 11 new sections to said Title 6 of Act No. 424 of the Local Acts of 1895, entitled "An Act to incorporate the City of Traverse City in the County of Grand Traverse, and to repeal all acts and parts of acts in conflict therewith," as amended by the several acts amendatory thereof;

And to inform the House that in the passage of the bills the Senate has concurred, and has also concurred in ordering the bills to take

immediate effect.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 108 (file No. 85), entitled

A bill to amend Act No. 183 of the Public Acts of 1897, entitled "An Act to provide for the appointment and fix the term of office, duties and compensation of Circuit Court stenographers in the State of Michigan,"

approved May 29, 1897, the same being Sections 363 to 414, inclusive, of the Compiled Laws of 1897, by adding a new section to stand between Sections 48 and 49 of said act, to be known as Section 48c;

And to inform the House that in the passage of the bill the Senate has

concurred, and has ordered the bill to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

Pending the reference of the bill to the Clerk for enrollment, Mr. Herkimer moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 25, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 60, entitled

A bill to legalize the action of the electors of Friendship Township, Emmet County, in voting to reimburse David Kaylor, late treasurer of said township, for moneys lost by him, and to authorize such reimbursement;

And to inform the House that in the passage of the bill the Senate has

concurred, and has ordered the bill to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

Pending the reference of the bill to the Clerk for enrollment, Mr. Morrice moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

THIRD READING OF BILLS.

House bill No. 459 (file No. 167), entitled

A bill making appropriations for the State Industrial Home for Girls for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905; also making an appropriation for special purposes as mentioned in Section 3 and to provide a tax therefor, and repealing House enrolled Act No. 36, bill No. 84, entitled "An Act making an appropriation for the State Industrial Home for Girls for grading the grounds and to provide fire escapes at Bliss cottage and to provide a tax to meet the same," approved March 4, 1903;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson	Mr. Fisher Foster	Mr. Master I Monroe, J. H.	Mr. Rodgers Sanderson
Ashley	Francis	Morrice	Seeley
Austin	Galbraith	Munsell	Shea
Barnaby	Gallup	Neal	Shook
Baumgaertner	Greusel	Newberry	Siggins
Bolton	Halladay	Nottingham	Stone
Brown	Hallenbeck	Osborn	Thomas
Byrns	Hemans	Oviatt	Thorington
Chapman	Herkimer	Paddock	Vandercook
Combs	Higgins	Perkins.	Wallace
DeLisle	Holmes	Pettit	Ward, C. E.
Denby	Kidder	Powell, Gardner	Washer
Dennis	Kirk, J. P.	Powell, H. E.	Wells
Dohany	Kirk, William	Randall	Werline
Duncan	Knight	Read	Whelan
Dunstan	Ladner	Reynolds	Whitaker
Durham	Lane, John	Richards	Willis
Eichhorn	Lane, O. B.	Robinson, L. C.	
Fairbanks	McCarthy	Robinson, W. C.	Speaker
Ferry	McEachern	-	

NAYS.

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The title of the bill was agreed to.

SPECIAL ORDER.

3 o'clock p. m.

The Speaker announced that the hour had arrived for the Special Order and laid before the House

House substitute for House bills Nos. 1, 132 and 1156 (file No. 169), entitled

A bill to provide for the nomination of candidates for public office by a direct vote of the electors, and for the election of members of committees of political parties, and to provide for and regulate the printing upon the official ballots at April and November elections of the names of candidates; to provide for additional registration days; and to regulate and protect such primary elections, to punish offenses committed in connection therewith, and to repeal all parts of acts conflicting herewith.

Mr. Anderson moved that the House resolve itself into a committee of the whole on the Special Order.

The motion prevailed.

The Speaker called Mr. Bolton to the chair.

After some time spent in the consideration of the bill the committee rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, has made some progress thereon, asks leave to sit again, and recommends that the bill be made a Special Order for Thursday, April 2. at 2:30 o'clock p. m.

EARL B. BOLTON.

Chairman.

The report was accepted.

The question being on complying with the request of the committee and on concurring in its recommendation relative to the bill named in

the report,

The request was complied with, the committee being granted leave to sit again on the bill, and the recommendation that the bill be made a Special Order for Thursday, April 2, at 2:30 o'clock p. m., was concurred in.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 43 (file No. 13), entitled

A bill to authorize the several courts of this State having jurisdiction in criminal cases to hold or place persons brought before the court and accused or convicted of a crime or misdemeanor, on probation, and under the care of probation officers under certain conditions, and to provide for the appointment of probation officers and for reference to agents of the State Board of Corrections and Charities;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Wade moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Austin Barnaby Baumgaertner Bolton Brown Byrns Campbell Chapman Colby DeLisle Denby Dennis Dohany Duncan Dunn Dunstan Durham	Mr. Ferry Fisher Foster Galbreith Greusel Halladay Hallenbeck Hemans Higgins Holmes Hunt Kirk, J. P. Knight Ladner Lane, John Lane, O. B. Lovell McCarthy McEachern	Mr. Master Monroe, J. H. Wonroe, J. S. Morrice Munsell Neal Oviatt Paddock Partiow Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Rodgers	Mr. Sanderson Seeley Shea Shook Thomas Thorington Vandercook Van Zoeren Wade Walker Walker Wallace Ward, C. E. Washer Werline Whelan Whitaker Willis Wright Speaker
Eichhorn	MCERCHETH	Rodgers	Speaker

The title was agreed to.

Mr. Wade moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 1080, entitled

A bill to amend Section 45 of Chapter 232, Compiled Laws of the State of Michigan for the year 1897, being Compiler's Section 8657 of the Compiled Laws of the State of Michigan of 1897 relative to divorce;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on State Public School, by Mr. Van Zoeren, Chairman, reported

Senate bill No. 38 (file No. 7), entitled

A bill to make appropriations for the State Public School for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the Committee on Ways and Means.

By unanimous consent the House returned to the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 26, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 279, by Mr. Fuller, entitled

A bill to provide for three voting precincts in the Township of Baldwin. in the County of Delta;

And to inform the House that the bill has passed the Senate and has been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully.

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. Gallup moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Anderson Ashley Austin Barnaby Baumgaertner Bolton Brown Byrns Campbell Chapman Colby DeLisle Denby Dennis Dohany Duncan Dunn Dunstan Durham Eichhorn	Fairbanks Ferry Fisher Foster Greusel Halladay Hallenbeck Hemans Herkimer Higgins Holmes Hunt Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B. Lovell McCarthy	Mr. McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Osborn Oviatt Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C.	Ar. Rogers Sanderson Seeley Shea Shook Siggins Thomas Thorington Vandercook Van Zoeren Walker Wallace Ward, C. E. Washer Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

The title was agreed to.

Mr. Gallup moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, March 26, 1903.

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To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 451, by Mr. Glasgow, entitled

A bill to reincorporate the City of Hastings, and to repeal Act No. 216 of the Session Laws of 1871, entitled "An Act to incorporate the City of Hastings," approved March 11th, 1871, as revised and amended by the several acts revisionary and amendatory thereof;

And to inform the House that the bill has passed the Senate and has

been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. Perkins moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

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The title was agreed to.

Mr. Perkins moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, March 26, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 575 (file No. 148), entitled

A bill to repeal Act No. 252 of the Public Acts of 1899, entitled "An Act for the suppression of mob violence;"

And to inform the House that in the passage of the bill the Senate has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

By unanimous consent the House took up the order of Motions and Resolutions.

MOTIONS AND RESOLUTIONS.

Mr. Vandercook moved that when the House adjourn to-day, it stand adjourned until to-morrow at 9 o'clock a. m.

The motion prevailed.

Mr. W. C. Robinson moved that when the House adjourn to-morrow, it stand adjourned until Monday, March 30, at 9 o'clock p. m. The motion prevailed.

Mr. Anderson moved to take from the table

House bill No. 706, entitled

A bill to amend Section 4 of Title No. 1 of the revised charter of the City of Grand Rapids.

The motion prevailed.

Mr. Anderson moved that the bill be referred to the Committee on City Corporations.

The motion prevailed.

Mr. Vandercook moved that a respectful message be sent to the Senate, asking the return to the House of

House bill No. 490, entitled

A bill to provide a board of library commissioners to have charge and management of the public district library and library property and art gallery property in the City of Grand Rapids.

The motion prevailed.

Mr. Ferry moved to take from the table

House bill No. 414, entitled

A bill to regulate the Civil Service of the City of Detroit, provide for the appointment of a Civil Service Commission therein, prescribe its duties and powers, prohibit assessments of officers and employees for political purposes and provide certain penalties for the violation of this act.

The motion prevailed.

Mr. Ferry moved that the bill be referred to the Committee on City Corporations.

The motion prevailed.

Mr. Neal asked and obtained leave of absence for himself from the sessions of to-morrow and Monday.

Mr. Wells asked and obtained leave of absence for himself from the sessions of to-morrow, Monday and Tuesday.

The Clerk announced that the following bills had been printed and that they were presented to the Governor March 26.

House bill No. 873 (enrolled No. 123);

House bill No. 170 (enrolled No. 124);

House bill No. 218 (enrolled No. 125);

House bill No. 903 (enrolled No. 126).

Mr. Byrns moved that the House adjourn.

The motion prevailed, the time being 5:45 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 9 o'clock a.m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

ROBERT BMITH Pre. Su STATE PRINTERS. **SESSION OF 1903**



FORTY-EIGHTH DAY.

Lansing, Friday, March 27.

9 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. Batchelder, Fisk, Jenks, John Lane, Munsell, Neal, Sheldon, N. O. Ward and Wells.

The following named members were absent without leave: Messrs. R. N. Adams, Brown, Dunn, Foster, Gallup, Greusel, Harley, J. P. Kirk, Master, Nottingham and Siggins.

Mr. Byrns moved that that Mr. Master be excused from to-day's session.

The motion prevailed.

Mr. Stone moved that the other absentees without leave be excused from to-day's session.

The motion prevailed.

Messrs. DeLisle and Washer asked and obtained leave of absence for themselves from Monday's session.

Messrs. McEachern and Van Zoeren asked and obtained leave of absence for themselves from the sessions of Monday and Tuesday.

Mr. Oviatt asked and obtained leave of absence for himself from the sessions of Monday, Tuesday and Wednesday.

Mr. Whitaker asked and obtained an indefinite leave of absence for himself.

The Speaker announced that on account of continued illness, Mr. Sakris Sivola, one of the assistant sergeants-at-arms of the House, had resigned, and that Mr. William Lyon, of Calumet, who had been temporarily performing the duties of the office, had been appointed to fill the vacancy caused by Mr. Sivola's resignation.

PRESENTATION OF PETITIONS.

No. 307. By Mr. Fisher: Petition of Joseph B. Peatling and 36 other citizens of Ganges, asking for the passage of the so called anti-cigarette bill.

The petition was referred to the Committee on State Affairs.

No. 308. By Mr. William Kirk: Petition of N. M. Richardson and 327 other citizens of Caro, Tuscola County, asking for the passage of a bill providing for the erection of a soldiers' and sailors' monument on the Capitol grounds.

The petition was referred to the Committee on Ways and Means.

No. 309. By Mr. H. E. Powell: Protest of Lambert B. Struble and 15 other citizens of Lyons Township, Ionia County, against changing the boundaries of School Districts Nos. 2 and 10 in said township.

The protest was referred to the Committee on Education.

No. 310. By Mr. Osborn: Petition of Fred A. Mills and 11 other citizens of Kalamazoo, asking for the passage of a bill providing for a Normal School in the western part of the State.

The petition was referred to the Committee on Normal Schools.

No. 311. By Mr. Osborn: Petition of F. F. Rowe and one other citizen of Kalamazoo, on the same subject.

Same reference.

No. 312. By Mr. Osborn: Petition of E. J. Phelps and 10 other citizens of Kalamazoo, on the same subject.

Same reference.

REPORTS OF STANDING COMMITTEES.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported Senate bill No. 177, entitled

A bill to change the name of Ernest Bentley to Ernest Bentley Mills; With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Kidder moved that the rules be suspended, and that the bill be placed on its immediate pasage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Eichhorn Mr. Monroe, J. H. Mr. Seeley Anderson Fairbanks Monroe, J. S. Shea Ashley Ferry Morrice Shook Fisher Newberry Thomas Austin Osborn Barnaby Francis Thorington [] Galbraith Oviatt Baumgaertner Vandercook Mr. Bolton Mr. Halladay Mr. Paddock Mr. Van Zoeren Wade Byrns Hallenbeck Partlow Walker Campbell Herkimer Pettit Chapman Powell, Gardner Wallace Higgins Ward, C. E. Colby Holmes Powell, H. E. Combs Hunt Randall Washer DeLisle Kidder Read Werline Kirk, William Reynolds Whelan Denby Richards Dennis Knight Whitaker Robinson, W. C. Dohany Willis Ladner Lane, O. B. Duncan Rodgers Wright Dunstan McCarthy Sanderson Speaker Durham McEachern Scott.

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The title was agreed to.

Mr. Kidder moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting there-

The Committee on University, by Mr. Denby, Chairman, reported House bill No. 1111, entitled

A bill to authorize the regents of the University of Michigan to grant teachers' certificates in certain cases:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Village Corporations, by Mr. Galbraith, Chairman,

House bill No. 1021, entitled

A bill to amend Section one of Act No. 433 of the Local Acts of 1901, entitled "An Act to authorize the making of special assessments to pay for the construction of drains and sewers in the Village of Highland Park, in the County of Wayne;"

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Dohany moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Ashley Austin Barnaby Baumgaertner Bolton Byrns Campbell Chapman	Mr. Eichhorn Fairbanks Ferry Fisher Francis Halladay Hallenbeck Hemans Herkimer	Mr. McEachern Monroe, J. H. Monroe, J. S. Morrice Newberry Osborn Oviatt Partlow Perkins	Mr. Scott Shea Shook Thomas Thorington Vandercook Wade Walker Wallace
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Mr. Ward, C. E. Mr. Colby Mr. Higgins Mr. Pettit Washer Powell, Gardner Combs Holmes Werline DeLisle Hunt Randall Denby Kidder Read Whelan Kirk, William Reynolds Whitaker Dennis Dohany Knight Richards Willis Rodgers Wright Duncan Ladner Dunstan Lane, O. B. Sanderson Speaker Durham McCarthy

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NAYS.

The title was agreed to.

Mr. Dohany moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

House bill No. 1020, entitled

A bill to authorize and empower the Village of Highland Park, in the County of Wayne, to extend its system of water works and to issue bonds for the payment thereof;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Dohany moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson Ashley Austin Baumgaertner Bolton Byrns Campbell Chapman Colby Combs Denby Dennis Dohany Duncan Dunstan Durham Eichhorn Fairbanks Ferry	Mr.	Fisher Francis Galbraith Halladay Hallenbeck Hemans Herkimer Higgins Holmes Hunt Kidder Kirk, William Knight Ladner Lane, O. B. McCarthy McEachern Monroe, J. H. Monroe, J. S.	Mr.	Morrice Newberry Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, W. C. Rodgers Sanderson Scott	•	Seeley Shea Shook Thomas Thorington Vandercook Van Zoeren Walker Wallace Ward, C. E. Washer Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

74

The title was agreed to.

Mr. Dohany moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, March 26, 1903.

To the Speaker of the House of Representatives:

Sir—In accordance with the request of the House, I herewith return

House bill No. 212 (enrolled No. 83), entitled

A bill to authorize the City of Wyandotte, in the County of Wayne, to borrow money to be used in the construction and maintenance of a general sewerage system in said city, consisting of main and trunk sewers, and to issue bonds therefor.

Very respectfully,

A. T. BLISS,

Governor.

The Speaker announced that the bill would be re-transmitted to the Senate in accordance with the request of the Senate therefor, to which the House yesterday acceded.

A message was received from the Governor announcing the approval, on March 26, of the following bills and joint resolution:

House bill No. 632 (enrolled No. 70), entitled A bill to provide for the incorporation of the Village of Kinde;

House joint resolution No. 482 (enrolled No. 71), entitled

A joint resolution authorizing and empowering the Governor of the State of Michigan to issue deed of certain lands to the common council of the City of Marquette, to be used for street and highway purposes:

House bill No. 586 (enrolled No. 74), entitled

A bill to amend Section 2 of Title 6 of Act 429, Local Acts of 1895, entitled "An Act to re-incorporate the City of Cadillac, to establish a board of public works, a board of fire and police commissioners, to create a recorder's court in said city, to provide for the election and appointment of officers therein, and to repeal Act No. 265 of the Local Acts of 1885, entitled 'An Act to re-incorporate the City of Cadillac and to repeal Act No. 254 of the Session Laws of 1877, entitled "An Act to incorporate the City of Cadillac and repeal Act No. 336 of the Session Laws of 1875," approved April 22, 1875, and Act No. 304 of the Session Laws of 1879, entitled "An Act to amend Section 1 of Act No. 254 of the Session Laws of 1877," approved March 20, 1877, entitled 'An Act to incorporate the City of Cadillac and repeal Act No. 336 of the Session Laws of eighteen hundred and seventy-five,' approved April 22, 1875," approved March 6, 1885, and all amendments thereto," approved May 22, 1895, and to repeal Act No. 339, Local Acts of 1897, entitled "An Act to amend Section 2 of Title 2 of Act 429, Local Acts of 1895, entitled 'An Act to re-incorporate the City of Cadillac, and to create a recorder's court in said city, and to provide for the election and appointment of officers therein, and to prescribe the duties of said recorder,' approved May 22, 1895;"

House bill No. 313 (enrolled No. 77), entitled

A bill to amend Sections 2 and 12 of Chapter 3, Section 2 of Chapter 6, and Section 12 of Chapter 12 of an act, entitled "An Act to revise the charter of the City of Negaunee, in Marquette County, being amendatory of an act, entitled 'An Act to incorporate the City of Negaunee, in Marquette County,' approved April 11, 1873, and the acts amendatory thereof;

House bill No. 153 (file No. 31, enrolled No. 78), entitled A bill to provide for the compulsory education of children in the Township of Osceola, County of Houghton, Michigan;

House bill No. 227 (file No. 45, enrolled No. 81), entitled

A bill making appropriation for the Industrial School for Boys for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for the fiscal year ending June 30, 1903, and to provide a tax for the same;

House bill No. 12 (file No. 55, enrolled No. 82), entitled

A bill to amend Section 4 of Chapter 2 of Act 254, Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor and to repeal all other laws relative thereto." approved June 2, 1897, being Compiler's Section 4313 of the Compiled Laws of 1897;

House bill No. 239 (enrolled No. 88), entitled

A bill to amend Section 6 of an act, entitled "An Act to incorporate the Michigan and Huron Institute," approved March 21, 1837, being act No. 105, as amended by Act 336 of the Local Acts of 1877;

House bill No. 338 (enrolled No. 90), entitled

A bill to change the name of Little Clam Lake in the County of Wexford, to Lake Cadillac;

House bill No. 337 (enrolled No. 91), entitled

A bill to change the name of Big Clam Lake, in the County of Wexford, to Lake Mitchell;

House bill No. 1067 (enrolled No. 92), entitled

A bill to authorize the township board of the Township of Case, Presque Isle County to borrow money to pay its indebtedness and to issue bonds for the payment of the same;

House bill No. 301 (enrolled No. 96), entitled

A bill to authorize and empower the public schools of the Village of Addison, Lenawee County, to borrow a sum of money not exceeding five thousand dollars in excess of the maximum amount now allowed by law, for the purpose of purchasing a schoolhouse site, building a schoolhouse and equipping and furnishing the same;

House bill No. 215 (file No. 30, enrolled No. 99), entitled

A bill to amend the title and Sections 1 and 29 of an act, entitled "An Act to establish, protect and enforce by lien the rights of mechanics and

other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures; and to repeal all acts contravening the provisions of this act," being Chapter 296 of the Compiled Laws of the State of Michigan of 1897;

House bill No. 417 (enrolled No. 114), entitled

A bill to provide salary of and for appointment of clerk for the county commissioner of schools for the County of Wayne;

House bill No. 114 (file No. 5, enrolled No. 115), entitled

A bill to require notaries public to affix to each affidavit, deposition, certificate and acknowledgment given or taken by them, and to all other instruments signed notarially, the date of expiration of their commissions;

House bill No. 541 (enrolled No. 117), entitled

A bill to authorize School District No. 1 of the Township of Vevay and City of Mason, in the County of Ingham and State of Michigan, to borrow money and issue bonds therefor, the proceeds of which are to be used for the purchase of real estate to be used as an addition to the schoolhouse site and for construction of a schoolhouse for the use of said district;

House bill No. 881 (enrolled No. 118), entitled

A bill to authorize the Village of Vicksburg, in Kalamazoo County, to provide for the care and management of its electric light plant and water works system, by means of a board of commissioners;

House bill No. 442 (enrolled No. 119), entitled

A bill to grant additional corporate powers to the Village of Portland:

House bill No. 142 (enrolled No. 122), entitled

A bill to provide for the election of county drain commissioners in the counties of Eaton and Van Buren;

House bill No. 873 (enrolled No. 123), entitled

A bill to amend Sections 1 and 3 of Chapter 3; Section 3 of Chapter 4; Section 3 of Chapter 8, Section 1 of Chapter 13; Sections 1, 9 and 10 of Chapter 14; Sections 2, 7, 8 and 9 of Chapter 19; Sections 11, 13 and 14 of Chapter 20; Section 1 of Chapter 22 and Section 10 of Chapter 26 of an act, entitled "An Act to incorporate the City of Flint and to repeal all acts and parts of acts inconsistent herewith," approved March 21, 1901; and to add nine new sections thereto to stand as Section 6 of Chapter 6, and Sections 16, 17, 18, 19, 20, 21, 22 and 23 of Chapter 26; and to add one new chapter thereto to stand as Chapter 27, and to repeal all acts and parts of acts inconsistent herewith;

House bill No. 170 (enrolled No. 124), entitled

A bill to authorize the City of Alpena, in the County of Alpena, to borrow, on the faith and credit of said city, money to be used to pay for permanent paving and repaving; the construction of sewers of brick, stone, cement or other substantial material; the building of bridges, sidewalks and for other permanent improvements within the limits of the City of Alpena, and to issue the bonds of said city therefor;

House bill No. 218 (enrolled No. 125), entitled

A bill to vacate the Township of Mills, in the County of Ogemaw, and to incorporate its territory within the adjoining Township of Richland, in the County of Ogemaw;

House bill No. 903 (enrolled No. 126), entitled

A bill to incorporate the City of Onaway, in the County of Presque Isle.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 26, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 444, entitled

A bill to amend an act, entitled "An Act to incorporate the City of Ionia," being Act 219 of the Laws of Michigan of 1873, as amended by the several acts amendatory thereof, by adding one new section thereto, to stand as Section 127;

House bill No. 693, entitled

A bill to amend and revise Section 35 of Chapter 2 of an act, entitled "An Act to amend and revise Chapters 1 and 2 of an act, entitled 'An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved May 4, A. D. 1895;

House bill No. 537, entitled

A bill to authorize the Village of Grass Lake, in the County of Jackson, and State of Michigan, to borrow money and issue bonds therefor, the proceeds of which are to be used for the purchase of real estate for public grounds, parks, markets, public buildings, and for other purposes necessary or convenient for the public good, and to promote and make any public improvement in said village;

House bill No. 141, entitled

A bill to provide for a sinking fund to pay the indebtedness of the County of Wayne, and to establish a board of commissioners of such fund and to repeal Act No. 384 of the Local Acts of 1901;

House bill No. 410, entitled

A bill to authorize the City of Ionia to refund certain of its bonds;

House bill No. 1066, entitled

A bill to authorize the City of Onaway, in the County of Presque Isle, to raise, by bonding said City of Onaway, a sum not exceeding twenty thousand dollars for the purpose of extending and completing the system of water works in said city;

House bill No. 1158, entitled

A bill to amend Section 1 of Act No. 321 of the Local Acts of 1877, entitled "An Act to incorporate the Village of Rogers," approved May 1, 1877;

House bill No. 289, entitled

A bill to provide for the public care of country cemeteries of Kalama-

zoo County;

And to inform the House that in the passage of the bills the Senate has concurred, and has also concurred in ordering the bills to take immediate effect.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 26, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 361, entitled

A bill relative to fishing in Newaygo County;

And to inform the House that the Senate has amended the title to read as follows:

A bill to regulate fishing in Newaygo County, Michigan, and to repeal Act No. 170 of the Public Acts to 1891, entitled "An Act to prohibit the spearing of fish in any of the waters within Newaygo County, State of Michigan;"

And that in the passage of the bill, with the title so amended, the Senate has concurred, and has also concurred in ordering the bill to take

immediate effect.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The question being on agreeing to the title of the bill, as amended by the Senate,

The title was agreed to.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 26, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 500, by Mr. Goodell, entitled

A bill to authorize School District No. 12 of the Township of Ecorse, County of Wayne, and State of Michigan, to borrow money and issue

House bill No. 218 (enrolled No. 125), entitled

A bill to vacate the Township of Mills, in the County of Ogemaw, and to incorporate its territory within the adjoining Township of Richland, in the County of Ogemaw;

House bill No. 903 (enrolled No. 126), entitled

A bill to incorporate the City of Onaway, in the County of Presque Isle.

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To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 444, entitled

A bill to amend an act, entitled "An Act to incorporate the City of Ionia," being Act 219 of the Laws of Michigan of 1873, as amended by the several acts amendatory thereof, by adding one new section thereto, to stand as Section 127;

House bill No. 693, entitled

A bill to amend and revise Section 35 of Chapter 2 of an act, entitled "An Act to amend and revise Chapters 1 and 2 of an act, entitled 'An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved May 4, A. D. 1895;

House bill No. 537, entitled

A bill to authorize the Village of Grass Lake, in the County of Jackson, and State of Michigan, to borrow money and issue bonds therefor, the proceeds of which are to be used for the purchase of real estate for public grounds, parks, markets, public buildings, and for other purposes necessary or convenient for the public good, and to promote and make any public improvement in said village;

House bill No. 141, entitled

A bill to provide for a sinking fund to pay the indebtedness of the County of Wayne, and to establish a board of commissioners of such fund and to repeal Act No. 384 of the Local Acts of 1901;

House bill No. 410, entitled

A bill to authorize the City of Ionia to refund certain of its bonds;

House bill No. 1066, entitled

A bill to authorize the City of Onaway, in the County of Presque Isle, to raise, by bonding said City of Onaway, a sum not exceeding twenty thousand dollars for the purpose of extending and completing the system of water works in said city;

House bill No. 1158, entitled

A bill to amend Section 1 of Act No. 321 of the Local Acts of 1877, entitled "An Act to incorporate the Village of Rogers," approved May 1, 1877;

House bill No. 289, entitled

A bill to provide for the public care of country cemeteries of Kalamazoo County;

And to inform the House that in the passage of the bills the Senate has concurred, and has also concurred in ordering the bills to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

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And to inform the House that the Senate has amended the title to read as follows:

A bill to regulate fishing in Newaygo County, Michigan, and to repeal Act No. 170 of the Public Acts to 1891, entitled "An Act to prohibit the spearing of fish in any of the waters within Newaygo County, State of Michigan;"

And that in the passage of the bill, with the title so amended, the Senate has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on agreeing to the title of the bill, as amended by the Senate,

The title was agreed to.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 26, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 500, by Mr. Goodell, entitled

A bill to authorize School District No. 12 of the Township of Ecorse, County of Wayne, and State of Michigan, to borrow money and issue bonds therefor in the sum of ten thousand dollars, to be used in the erection of a school building or school buildings in said district, and furnishing the same, and in the purchase of a site or sites therefor;

And to inform the House that the bill has passed the Senate and has

been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. DeLisle moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A	nderson	Mr. Ferry	Mr. Newberry	Mr. Shea
Α	shley	Fisher	Osborn	Shook
A	ustin	Francis	Oviatt	Stone
В	arnaby	Galbraith	Paddock	Thomas
В	aumgaertner	Halladay	Partlow	Vandercook
В	yrns	Hallenbeck	Perkins	Van Zoeren
C	hapman	Herkim er	Pettit	Wade
C	omba	Higgins	Powell, Gardner	Walker
D	eLisl e	Holmes	Powell, H. E.	Wallace
	enby ·	Kidder	Randall	Ward, C. E.
D	ennis	Knight	Read	Washer
D	ohany	Ladner	Reynolds	Werline
D	uncan	Lane, O. B.	Richards	Whelan
D	unstan	McEachern	Robinson, W. C.	. Whitaker
D	แเทลเท	Monroe, J. H.	Sanderson	Willis
	ichhorn	Monroe, J. S.	Scott	Wright
F	'airbanks	Morrice	Seeley	Speaker

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The title was agreed to.

Mr. DeLisle moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, March 26, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 229, by Mr. Goodell, entitled

A bill to amend Section 3 of Act No. 151 of the Public Acts of 1897, entitled "An Act to regulate the catching of fish in the waters of this.

State by the use of pound or trap nets, gill nets, seines and other apparatus," approved May 20, 1897, the same being Section 5846 of the Compiled Laws of 1897;

And to inform the House that the bill has passed the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

The following message from the Senate was received and read:

Senate Chamber, March 26, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 290, by Mr. Doherty, entitled

A bill to incorporate the City of Omer, in the County of Arenac;

And to inform the House that the bill has passed the Senate and has been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred tothe Committee on City Corporations.

The following message from the Senate was received and read:

Senate Chamber, March 26, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 191, by Mr. Goodell, entitled

A bill to amend Section 1 of Act No. 217 of the Public Acts of 1899, entitled "An Act to amend Section 1 of Act No. 145 of the Public Acts of 1887, entitled 'An Act to regulate the use of steam engines, steam wagons or other vehicles, which are in whole or in part operated by steam on the public highways of this State, and to prohibit the blowing of steam whistles upon the public highways of this State, being Section 5543 of the Compiled Laws of 1897;"

And to inform the House that the bill has passed the Senate and has been ordered to take immediate effect.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on agreeing to the title of the bill,

Mr. Denby moved to amend the title so as to read as follows:

A bill to authorize boards of supervisors of counties and township boards of organized townships to refund and extend the time of payment of the bonded indebtedness of counties and townships in the State of Michigan;

The motion prevailed.

The title as amended was agreed to.

Mr. Denby moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House bill No. 248 (file No. 135), entitled

A bill to amend Section 14 of Act No. 217 of the Session Laws of 1901, being an act to revise and amend the laws for the protection of game and birds, approved June 4, 1901;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Ashley Austin Barnaby Baumgaertner Bolton Byrns Campbell Chapman Colby DeLisle Denby Dennis Dohany Duncan Dunstan Durham Eichhorn	Mr. Fairbanks Ferry Fisher Francis Galbraith Greusel Halladay Hallenbeck Hemans Herkimer Holmes Hunt Kidder Knight Ladner Lane, O. B. McCarthy McEachern	Mr. Monroe, J. H. Mr Monroe, J. S. Morrice Newberry Osborn Oviatt Paddock Partlow Perkins Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, W. C. Rodgers Sanderson	Scott Seeley Shea Shook Thomas Thorington Vandercook Wade Walker Wallace Ward, C. E. Washer Werline Whelan Whitaker Willis Wright Speaker
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The question being on agreeing to the title of the bill,

Mr. J. S. Monroe moved to amend the title so as to read as follows:

A bill to amend Sections 14 and 15 of Act No. 217 of the Session Laws of 1901, being an act to revise and amend the laws for the protection of game and birds, approved June 4, 1901.

The motion prevailed.

The title as amended was then agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Hunt moved that a respectful message be sent to the Senate, asking the return to the House of

Senate bill No. 43 (file No. 13), entitled

A bill to authorize the several courts of this State, having jurisdiction in criminal cases, to hold or place persons brought before the

court and accused or convicted of a crime or misdemeanor, on probation, and under the care of probation officers under certain conditions and to provide for the appointment of probation officers, and for reference to agents of the State Board of Corrections and Charities;

The motion prevailed.

Mr. Brown entered the House and took his seat.

Mr. Vandercook moved to take from the table

House bill No. 7, entitled

A bill to provide a sinking fund for the payment of certain indebtedness of the City of Grand Rapids and a board of sinking fund commissioners for the care, custody and disposal of such fund.

The motion prevailed.

The question being on concurring in the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson	Mr.	Fairbanks	Mr.	Monroe, J. H.	Mr.	Seeley
	Ashley		Ferry		Monroe, J. S.		Shea
	Austin		Fisher		Morrice		Shook
	Baumgaertner		Greusel		Newberry		Stone
	Bolton		Halladay		Osborn		Thomas
	Brown		Hallenbeck		Oviatt		Vandercook
	Byrns		Hemans		Paddock		Van Zoeren
	Campbell		Herkimer		Partlow		Wade
	Chapman		Higgins		Perkins		Walker
	Colby		Holmes		Pettit		Wallace
	Combs		Hunt		Powell, Gardne	r	Ward, C. E.
	DeLisle		Kidder		Powell, H. E.	_	Washer
	Denby		Kirk, William		Randall		Werline
	Dennis		Knight		Read		Whelan
	Dohany		Ladner		Reynolds		Whitaker
	Duncan		Lane. O. B.		Richards		Willis
	Dunstan		McCarthy		Robinson, W. C	3.	Wright
	Durham		McEachern		Scott		Speaker
	Eichhorn						

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The bill was then referred to the Clerk for printing and presentation to the Governor.

Mr. Newberry moved that the rules be suspended, and that the committee of the whole be discharged from the further consideration of House bill No. 348, entitled

A bill to amend Sections 7, 20 and 25 of Chapter 3, Section 4 of Chapter 7 and Section 4 of Chapter 8 of Act No. 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and

acts contravening the provisions of this act," being Compiler's Sections 4672, 4685, 4691, 4724 and 4731 of the Compiled Laws of 1897.

The motion prevailed, two-thirds of all the members present voting

therefor.

Mr. Newberry moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson	Mr.	Ferry	Mr.	Monroe, J. S.	Mr.	Seeley
	Ashley		Fisher		Morrice		Shea
	Austin		Galbraith		Newberry		Shook
	Barnaby		Greusel		Osborn		Stone
	Baumgaertner		Halladay		Oviatt		Thomas
	Bolton		Hallenbeck		Partlow		Thorington
	Brown		Hemans		Perkins		Vandercook
	Byrns		Herkimer		Pettit		Van Zoeren
	Campbell		Higgins		Powell, Gardner		Wa de
	Chapman		Holmes		Powell, H. E.		Wallace
	DeLisle		Hunt		Randall		Ward, C. E.
	Denby		Kidder		Read		Washer
	Dennis		Kirk, William		Reynolds		Werline
	Dohany		Knight		Richards		Whelan
	Duncan		Ladner		Robinson, W. C		Whitaker
	Dunstan		Lane, O. B.		Rodgers		Willis
	Durham		McCarthy		Sanderson		Wright
	Eichhorn		McEachern		Scott		Speaker
	Fairbanks		Monroe, J. H.				-

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The title of the bill was agreed to.

Mr. Seelev moved to take from the table

House bill No. 1118, entitled

A bill to amend Section 2 of Chapter 3 of Act No. 148 of the Session Laws of 1869, entitled "An Act to revise and consolidate the several acts relating to the support and maintenance of poor persons," approved April 5, 1869, as subsequently amended, the same being Compiler's Section 4503 of the Compiled Laws of 1897.

The motion prevailed.

Mr. Seeley moved that the bill be referred to the Committee on Towns and Counties.

The motion prevailed.

Mr. Colby moved that two hundred copies of the amendments made yesterday in committee of the whole on the Special Order to House substitute for House bills Nos. 1, 132 and 1156 (file No. 169) be printed for the use of the House.

The motion prevailed.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, March 27: House bill No. 959 (enrolled No. 129);

House bill No. 1105 (enrolled No. 131).

Mr. Rodgers moved that the House adjourn. The motion prevailed, the time being 10:25 o'clock a. m. The Speaker declared the House adjourned until Monday, March 30, at 9 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives. . . -

JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS. SESSION OF 1903



FORTY-NINTH DAY.

Lansing, Monday, March 30.

9 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. John P. Sanderson.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. Bolton, DeLisle, McEachern, Oviatt, Gardner Powell, Sheldon, Van Zoeren, N. O. Ward, Washer, Wells and Whitaker.

The following named members were absent without leave: Messrs. Barnaby, Baumgaertner, Colby, Gallup, Greusel, Harley, Ladner, Nottingham, Richards, Sanderson, Shook, Thorington, Wade and Wright.

Mr. Willis moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

PRESENTATION OF PETITIONS.

No. 313. By Mr. Pettit: Petition of J. W. Griswold and 176 other citizens of Ithaca, Gratiot County, asking for the passage of a bill compensating William H. Beasley for his services during the Spanish-American war.

The petition was referred to the Committee on State Affairs.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval of the following bill:

House bill No. 1105 (enrolled No. 131), entitled

A bill to amend Sections 6 and 15 of Title 3 and Sections 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29 and 30 of Title 5 of Act No. 405 of Local Acts of 1893, approved May 25, 1893, entitled "An Act to reincorporate the City of Lansing, as amended by Act No. 416 of the Local Acts of 1897, approved April 28, 1897."

GENERAL ORDER.

Mr. Neal moved that the House resolve itself into a committee of the whole on the General Order.

Mr. Rodgers moved that the House adjourn.

The motion did not prevail.

The question being on the motion made by Mr. Neal,

The motion prevailed.

The Speaker called Mr. Dunn to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and through its chairman, made the following report:

Part I.

The committee recommends that the following bill be laid on the table:

House bill No. 236 (file No. 131), entitled

A bill to amend Sections 1 and 5 of Act No. 229 of the Public Acts of 1899, entitled "An Act to regulate the practice of horseshoeing in the State of Michigan," approved June 8, 1899.

Part II.

The committee recommends that the following bill be referred to the Committee on Judiciary:

House bill No. 578 (file No. 136), entitled

A bill to provide for the reimbursement of counties, townships and cities for expenditures for the maintenance of indigent or insane persons, by making such disbursements a lien on the real and personal property of such persons and providing for the enforcement of such lien.

JAMES DUNN,

Chairman.

The report was accepted.

The question being on concurring in the recommendation of the committee relative to the bill named in Part I of the report,

The recommendation was concurred in, and the bill was laid on the

table.

The question being on concurring in the recommendation of the committee relative to the bill named in Part II of the report.

The recommendation was concurred in, and the bill was referred to the Committee on Judiciary.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, March 30.

House bill No. 266 (enrolled No. 127);

House bill No. 440 (enrolled No. 133);

House bill No. 965 (enrolled No. 134); House bill No. 307 (enrolled No. 135);

House bill No. 186 (file No. 64, enrolled No. 136);

House bill No. 187 (file No. 44, enrolled No. 137);

House bill No. 60 (enrolled No. 138);

House bill No. 108 (file No. 85, enrolled No. 139);

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House bill No. 537 (enrolled No. 140);
House bill No. 410 (enrolled No. 141);
House bill No. 444 (enrolled No. 142);
House bill No. 1158 (enrolled No. 143);
House bill No. 361 (enrolled No. 144);
House bill No. 289 (enrolled No. 145);
House bill No. 693 (enrolled No. 146);
House bill No. 141 (enrolled No. 147);
House bill No. 1066 (enrolled No. 148);
House bill No. 7 (enrolled No. 149);
House bill No. 575 (file No. 148, enrolled No. 150).
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Mr. Neal moved that the House adjourn.

The motion prevailed, the time being 10:20 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 2 o'clock p. m.

CHARLES S. PIERCE, Clerk of the Houle of Representatives.

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OF THE

House of Representatives

ROBERT SMITH PTG. CO. STATE PRINTERG. SESSION OF 1903



FIFTIETH DAY.

Lansing, Tuesday, March 31.

2 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. L. B. Bissell.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. Mc-

Eachern, Oviatt, Van Zoeren, Wells and Whitaker.

The following named members were absent without leave: Messrs. Colby, Pettit, Gardner Powell, Rodgers, Walker, Washer and Wright.

Mr. Byrns moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

PRESENTATION OF PETITIONS.

No. 314. By Mr. Denby: Petition of the J. L. Hudson Co. and 21 other business firms of Detroit, asking for the passage of a bill providing for an appropriation of not less than \$100,000 to insure creditable representation at the Louisiana Purchase Exposition.

The petition was referred to the Committee on State Affairs.

No. 315. By Mr. J. P. Kirk: Petition of M. W. Milward and 21 other citizens of Ann Arbor, on the same subject.

Same reference.

No. 316. By Mr. J. P. Kirk: Petition of Charles L. Petril and 58 other veterans of the Spanish-American War and members of State Troops of Ann Arbor, asking for the passage of a bill providing for the erection of a soldiers' and sailors' monument on the Capitol grounds.

The petition was referred to the Committee on Ways and Means.

No. 317. By the Speaker: Petition of Geo. W. Hilton and 150 other citizens of Flint and vicinity, on the same subject.

Same reference.

No. 318. By Mr. Jenks: Petition of Thomas E. Barkworth and 176 other citizens of Jackson and vicinity, on the same subject. Same reference.

No. 319. By Mr. Master: Petition of Juliet L. Goodenow and 26 other women of Kalamazoo, in favor of the passage of House bill No. 989, providing for the appointment of women as members of certain State boards.

The petition was referred to the committee of the whole.

No. 320. By Mr. Combs: Petition of Mrs. F. C. Harris and 32 other women of Tecumseh, on the same subject.

Same reference.

No. 321. By Mr. Shea: Petition of F. A. Jackson and 136 other citizens of Detroit, asking for the passage of House bill No. 225, relative to State prison contract labor.

The petition was referred to the Committee on State Prison.

No. 322. By Mr. Duncan: Petition of six labor unions of Detroit on the same subject.

Same reference.

No. 323. By Mr. Shea: Petition of J. D. Wood and 116 other citizens of Detroit, asking for the passage of House bill No. 719, providing for the safety of persons employed upon buildings in the course of erection. The petition was referred to the Committee on Labor.

No. 324. By Mr. Duncan: Petition of six labor unions of Detroit on the same subject.

Same reference.

No. 325. By Mr. Shea: Petition of F. W. Stubenwoll and 58 other citizens of Detroit, asking for the passage of a bill providing for municipal ownership of street railways.

The petition was referred to the committee of the whole.

No. 326. By Mr. Shea: Petition of Frances Bolda and 86 other citizens of Detroit, asking for the passage of House bill No. 721, relative to a proposed amendment to the lien law.

The petition was referred to the Committee on Judiciary.

No. 327. By Mr. Duncan: Petition of six labor unions of Detroit on the same subject.

Same reference.

No. 328. By Mr. Shea: Petition of F. A. Johnson and 106 other citizens of Detroit, asking for the passage of House bill No. 720, relative to the liability of employers.

The petition was referred to the Committee on Judiciary.

No. 329. By Mr. Duncan: Petition of six labor unions of Detroit, on the same subject.

Same reference.

No. 330. By Mr. Siggins: Petition of J. B. Montgomery and others, asking for the passage of a bill raising the age limit for admission to the State Public School.

The petition was referred to the Committee on State Public School.

No. 331. By Mr. Wade: Petition of Phil Padgham and 83 other citizens of the County of Allegan, asking for the passage of a bill to allow the catching of certain fish in the Kalamazoo River and its tributaries. The petition was referred to the Committee on Fish and Fisheries.

REPORTS OF STANDING COMMITTEES.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 672, entitled

A bill to amend Section 18 of Act No. 379 of the Local Acts of 1895, entitled "An Act to reincorporate the City of Charlotte, and to repeal Act No. 250 of the Session Laws of Michigan for the year 1871, entitled 'An Act to incorporate the City of Charlotte,' approved March 29, 1871, and all amendments thereof;"

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Hallenbeck moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Chapman Combs DeLisle Denby Dennis Dohany Duncan Dunn	Mr. Durham Eichhorn Falrbanks Ferry Fisher Fisk Foster Francis Galbraith Gallup Halladay Hallenbeck Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William	Mr. Ladner Lane, John Lane, O. B. Lovell McCarthy Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Nottingham Osborn Paddock Partlow Perkins Powell, H. E. Randall Reynolds	Mr. Robinson, L. C. Robinson, W. C. Sanderson Scott Seeley Shea Sheldon Shook Siggins Stone Thomas Thorington Wade Wallace Ward, C. E. Ward, N. O. Werline Whelan Willis Speaker

NAYS.

Mr. Hallenbeck moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 897, entitled

A bill to authorize the City of Menominee to borrow money for the purpose of paying the cost of paying a part of Main Street in said city with brick and to issue bonds therefor;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Werline moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

		N. Mi	. Fairbanks	Mr. Lane, O. B.	Mr. Robinson, W. C	J.
Ander	son		Ferry	Lovell	Sanderson	
Ashle	y		Fisher	McCarthy	Scott	
Austi	n.		Fisk	Master	Seeley	
Batch	elder		Foster	Monroe, J. H.	Shea	
Baum	gaertn	er	Francis	Monroe, J. S.	Sheldon	
Bolto	n.		Galbraith	Morrice	Shook	
Brow	n.		Gallup	Munsell	Siggins	
Byrns	3		Halladay	Neal	Stone	
Camp	bell		Hallenbeck	Newberry	Thomas	
Chap	nan		Herkimer	Nottingham	Thorington	
Comb	8		Higgins	Osborn	Vandercook	
DeLia	sle		Holmes	Paddock	Wa de	
Denb	y		Hunt	Partlow	Wallace	
Denn	s		Jenks	Perkins	Ward, C. E.	
Doha	nу		Kidder	Powell, H. E.	Ward, N. O.	
Dunc	an		Kirk, J. P.	Randall	Werline	
Dunn			Kirk, William	Revnolds	Whelan	
Duns	tan		Knight	Richards	Willis	
Durh	am		Ladner	Robinson, L. C	. Speaker	
Eichl	orn		Lane, John			32

NAYS.

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The title was agreed to.

Mr. Werline moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 1031, entitled

A bill to amend an act, entitled "An Act to reincorporate the City of Menominee, to provide for the election and appointment of officers therein, and to repeal Act No. 228 of the Session Laws of 1883, entitled 'An Act to incorporate the City of Menominee,' and to repeal Act No. 281 of the Session Laws of 1891, entitled 'An Act to revise and amend the charter of

the City of Menominee,' being Act 228 of the Session Laws of 1883, entitled 'An Act to incorporate the City of Menominee,' approved April 9, 1891, and all amendments thereto," approved May 22, 1901;

With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Werline moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr. Durham	Mr. Knight	Mr. Reynolds
	Adams, R. N.	Eichhorn	Ladner	Richards
	Anderson	Fairbanks	Lane, John	Robinson, L. C.
	Ashley	Ferry	Lane, O. B.	Robinson, W. C.
	Austin	Fisher	Lovell	Sanderson
	Barnaby	Fisk	McCarthy	Scott
	Batchelder	Foster	Master	Seeley
	Baumgaertner	Francis	Monroe, J. H.	Shea
	Bolton	Galbraith	Monroe, J. S.	Sheldon
	Brown	Gallup	Morrice	Siggins
	Byrns	Greusel	Munsell	Stone
	Campbell	Halladay	Neal	Thomas
	Chapman	Hallenbeck	Newberry	Thorington
	Combs	Herkimer	Nottingham	Vandercook
	DeLisle	Higgins	Osborn	Wallace
	Denby	Holmes	Paddock	Ward, C. E.
	Dennis	Hunt	Partlow	Werline
	Dohany	Jenk s	Perkins	Whelan
	Duncan	Kidder	Powell, H. E.	Willis
	Dunn	Kirk, J. P.	Randall	Speaker
	Dunstan	Kirk, William		82

NAYS.

The title was agreed to.

Mr. Werline moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman. reported

House bill No. 615, entitled

A bill to amend Act No. 533 of the Local Acts of 1887, entitled "An Act to incorporate the City of Sault Ste. Marie, and to repeal an act. entitled 'An Act to reincorporate the Village of Sault Ste. Marie,' approved May 29, 1879, as amended;"

With the accompanying substitute therefor, entitled

A bill to amend Section 5 of Chapter 1, Sections 2, 3, 4 and 6 of Chapter 2, Sections 1, 3, 5 and 10 of Chapter 3, Sections 1, 3, 4, 6, 7 and 9 of Chapter 4, Sections 9, 10, 13, 21, 22, 33 and 42 of Chapter 5, Sections 5 and 9 of Chapter 6, Sections 11 and 17 of Chapter 8, Section 8 of Chapter 12, Section 5 of Chapter 17, Sections 1, 2, 3, 4, 5, 6, 7, 9, 10, 12, 15, 16, 17 and 22 of Chapter 21, Sections 6 and 12 of Chapter 23, Sections 2, 3, 4, 5, 6, 7, 12, 13 and 14 of Chapter 24, of an act, entitled "An Act to incorporate the City of Sault Ste. Marie and to repeal an act, entitled "An Act to reincorporate the Village of Sault Ste. Marie," approved May 29, 1879, as amended," being Act No. 533 of the Local Acts of 1887, approved June 21, 1887, as amended by the several acts amendatory thereof, and to add thereto one new section to stand as Section 44 of Chapter 5;

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. R. N. Adams moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therfor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Bolton Brown Byrns Campbell Chapman Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan	Mr. Eichhorn Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hallenbeck Hemans Herkimer Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William	Mr. Knight Ladner Lane, John Lane, O. B. Lovell Master Monroe, J. H. Morrice Munsell Neal Newberry Osborn Paddock Partlow Perkins Powell, H. E. Randall Read Reynolds Richards	Mr. Robinson, L. C. Robinson, W. C. Sanderson Scott Seeley Sheldon Shook Siggins Stone Thomas Thorington Vandercook Wade Wallace Ward, C. E. Ward, N. O. Werline Whelan Willis Speaker
Dunstan Durham	Kirk, William	Richards	Speaker 81

NAYS.

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The title was agreed to.

Mr. R. N. Adams moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

House bill No. 487, entitled

A bill to amend Section 1 of Act No. 279 of the Local Acts of 1895, entitled "An Act to reincorporate the Village of Wakefield, in the County of Gogebic," and to repeal Act No. 335 of the Local Acts of 1893, and to reincorporate the Village of Wakefield, in the County of Gogebic;

With the accompanying substitute therefor, entitled

A bill to detach certain territory from the Village of Wakefield, in the County of Gogebic, and to attach the same to the Township of Wakefield. in said county;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. J. S. Monroe moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by year and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr. Eichhorn	Mr. Knight	Mr. Richards
	Adams, R. N.	Fairbanks	Ladner	Robinson, L. C.
	Anderson	Ferry	Lane, John	Sanderson
	Ashley	Fisher	Lane, O. B.	Scott
	Austin	Fisk	Lovell	Seeley
	Barnaby	Foster	McCarthy	Sheldon
	Baumgaertner	Franci s	Master	Shook
	Bolton	Galbraith	Monroe, J. H.	Siggins
	Brown	Gallup	Monroe, J. S.	Stone
	Byrns	Greusel	Morrice	Thomas
	Campbell	Halladay	Munsell	Thorington
	Chapman	Hallenbeck	Neal	Vandercook
	Combs	Hemans	Newberry	Wade
	DeLisle	Herkimer	Osborn	Wallace
	Denby	Higgins	P a ddock	Ward, C. E.
	Dennis	Holmes	Partlow	Ward, N. O.
	Dohany	Hunt	Perkins	Werline
	Duncan	Jenka	Randall	Whelan
	Dunn	Kidder	Read	Willis
	Dunstan	Kirk, J. P.	Reynolds	Speaker
	Durham	Kirk, William	-	82

NAYS.

The title was agreed to.

Mr. J. S. Monroe moved that the bill be given immediate effect. The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Supplies and Expenditures, through its chairman, Mr. Hunt, reported the following accounts and recommended their payment:

F. A. Hunt:		
Express, postage, and committee supplies	\$ 3	00
Grand Ledge Chair Co.:	-	
Two revolving chairs at \$4.00	8	00
Mrs. H. Trent:		
Washing 252 towels	6	30
C. L. Smith:		
Engrossing	7	00
Jacob Stahl & Son:		
Two bills	1	40
Alsdorf & Son:		
Supplies, 3 bills	5	50
Total	\$ 31	20

The report was adopted.

The Committee on Railroads. by Mr. Read, Chairman, reported Senate bill No. 360 (file No. 75), entitled

A bill to amend Section 6, Section 8, Section 10, Section 11, Section 12 and Section 13 of Act No. 173 of the Public Acts of 1901, entitled "An Act to provide for the assessment of the property of railroad companies, union station and depot companies, express companies, car loaning companies, stock car companies, refrigerator car companies, and fast freight line companies, and for the levy of taxes thereon by a State Board of Assessors, and for the collection of such taxes;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Read moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time, and the question being on its passage,

Mr. Campbell moved that the bill be made a special order for to-morrow, April 1.

The motion prevailed.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 357, entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry, for the fiscal year ending June 30, 1904, for building and special purposes, to provide for a tax to meet the same;

With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order. The Committee on Roads and Bridges, by Mr. Randall, Chairman, reported

House bill No. 405, entitled

A bill to provide a method for the better construction and care of highways;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Lovell moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S Mr.	Fairbanks :	Mr. Ladner	Mr. Richards
	Ashley	Ferry	Lane, John	Robinson, L. C.
	Austin	Fisher	Lovell	Robinson, W. C.
	Barnaby	Fisk	McCarthy	Scott
	Batchelder	Galbraith	Master	Seeley
	Baumgaertner	Gallup	Monroe, J. H.	Shea
	Bolton	Halladay	Morrice	Sheldo n
	Brown	Hallenbeck	Munsell	Siggins
	Campbell	Harley	Neal	Stone
	Chapman	Hemans	Newberry	Thomas
	DeLisle	Herkimer	Nottingham	Vandercook
	Denby	Higgins	Osborn	Wade
	Dennis	Holmes	Paddock	Wallace
	Dohanv	Hunt	Partlow	Ward, C. E.
	Duncan	Jenks	Perkins	Werline
	Dunn	Kidder	Randall	Whelan
•	Dunstan	Kirk, J. P.	Read	Willis
	Eichhorn	Knight	Reynolds	Speaker
				70

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NAYS.

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The question being on agreeing to the title of the bill,

Mr. Lovell moved to amend the title so as to read as follows:

A bill to provide a method for the better construction and care of highways in Berrien County.

The motion prevailed.

The title as amended was then agreed to.

Mr. Lovell moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval on March 31, of the following bills: House bill No. 302 (enrolled No. 84), entitled

A bill to amend Sections 2, 3 and 4 of "An Act to detach certain territory in School District No. 3 in the Townships of Marion and Bridgehampton in the County of Sanilac from said district, and establish the Deckerville High School District," approved April 18, 1901;

House bill No. 1065 (enrolled No. 86), entitled

A bill to incorporate the public schools of the Township of Charlton, Otsego County.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 30, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 485, entitled

A bill to amend Section 1 of Chapter 11, Sections 37 and 39 of Chapter 12 and Section 15 of Chapter 14 of an act, entitled "An Act to amend and revise the charter of the City of Marquette, Marquette County," approved March 27, 1891, and acts amendatory thereof; and to repeal all acts or parts of acts contravening the provisions of this act;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

-House bill No. 485, entitled

A bill to amend Section 1 of Chapter 11, Sections 37 and 39 of Chapter 12 and Section 15 of Chapter 14 of an act, entitled "An Act to amend and revise the charter of the City of Marquette, Marquette County," approved March 27, 1891, and acts amendatory thereof; and to repeal all acts or parts of acts contravening the provisions of this act.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill,

Mr. Hunt moved that the bill be returned to the Senate in accordance with the request therefor.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, March 30, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to return to the House in accordance with the request of the House, the following bill:

House bill No. 490, entitled

A bill to provide a board of library commissioners to have charge and management of the public district library and library property and art gallery property in the City of Grand Rapids.

> Very respectfully, ELBERT V. CHILSON,

> > Secretary of the Senate.

Mr. Vandercook moved to suspend rule 34, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Vandercook then moved to reconsider the vote by which the House, on March 4, ordered the above named bill to take immediate

The motion prevailed.

The question being on the motion that the bill be ordered to take immediate effect.

The motion did not prevail, two thirds of all the members elect not voting therefor.

Mr. Vandercook then moved to reconsider the vote by which the

House, on March 4, passed the above named bill.

The motion prevailed, a majority of all the members present voting therefor.

The question being on the passage of the bill, Mr. Vandercook moved to amend the bill:

- 1. By inserting in line 1 of Section 2, at the end thereof, the words "with the Superintendent of Schools."
- 2. By inserting in line 3 of Section 2, after the words "Grand Rapids" the words "but the Superintendent of Schools shall not have the right to vote on any matter involving the expenditure of money."
- 3. By striking out of line 6 of Section 3 the word "City" and inserting in lieu thereof the word "school."
- 4. By striking out of line 15 of Section 4 the words "the general election laws of this State" and inserting in lieu thereof the words "Section 4 of Act 471 of the Local Acts of 1901."

5. By striking out the proviso at the end of Section 13, and inserting the following in lieu thereof:

"Provided, That this act shall not become operative unless approved at the charter election to be held in Grand Rapids, April 6, 1903, by a majority of those voting upon such proposition. The election commission of said city shall at any time before such election, prepare and distribute ballots in the same general manner required for a charter election. Such ballots shall read: "Shall the bill for a Library Commission for Grand Rapids be approved? Yes. []. No. [

"Such ballots may be upon the same paper and deposited in the same

box, with any other proposition submitted at the same time."

The amendments were adopted, a majority of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Chapman DeLisle Denby Dennis Dohany	Mr. Eichhorn Fairbanks Ferry Fisher Fisk Francis Galbraith Gallup Halladay Hallenbeck Harley Hemans Herkimer Higgins Hunt Jenks	Mr. Ladner Lane, John Lane, O. B. Lovell McCarthy Master Monroe, J. H. Morrice Munsell Neal Newberry Nottingham Osborn Partlow Perkins Randall	Mr. Robinson, L. C. Robinson, W. C. Scott Seeley Shea Sheldon Shook Siggins Stone Thomas Thorington Vandercook Wade Wallace Ward, C. E. Werline Whelan
Duncan	Kidder	Read	Whelan
Dunn	Kirk, J. P.	Reynolds	Willis
Dunstan	Kirk, William	Richards	Speaker
Durham	Knight		78

NAYS.

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The title was agreed to.

Mr. Vandercook moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, March 30, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to re-transmit to the House, in accordance with the request of the House, the following bill:

Senate bill No. 43 (file No. 13), entitled

A bill to authorize the several courts of this State having jurisdiction in criminal cases to hold or place persons brought before the court and accused or convicted of a crime or misdemeanor, on probation, and under the care of probation officers under certain conditions, and to provide for the appointment of probation officers and for reference to agents of the State Board of Corrections and Charities.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

Mr. Hunt moved to suspend rule 34, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Hunt then moved to reconsider the vote by which the House, on March 26, ordered the above named bill to take immediate effect.

The motion prevailed.

The question being on the motion that the bill be ordered to take immediate effect.

The motion did not prevail, two-thirds of all the members-elect not voting therefor.

Mr. Hunt then moved to reconsider the vote by which the House, on March 26, passed the above named bill.

The motion prevailed, a majority of all the members present voting therefor.

The question being on the passage of the bill,

Mr. W. C. Robinson moved that the bill be referred to the Committee on Judiciary.

Mr. Hunt moved, as an amendment to the motion, that the bill be referred to the committee of the whole.

The amendment was not adopted.

The question being on the motion made by Mr. W. C. Robinson,

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 54, entitled

A bill to regulate the method of procedure and the practice of the law in the circuit court for the County of Wayne;

And to inform the House that the Senate has passed said bill, and has ordered the same to take effect July 1, 1903.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 838, entitled

A bill to authorize the board of education of the public schools of the Township of Ontonagon, in the County of Ontonagon, to pay out of the funds of said public schools the sum of \$900 to Charles Eichen;

And to inform the House that the Senate has passed said bill, and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate. The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 788, entitled

A bill to amend Sections 1, 3 and 8 of Act No. 426 of the Local Acts of 1869, approved April 3, 1869, entitled "An Act to incorporate the board of education of the City of Saginaw," and the several acts amendatory thereto;

And to inform the House that the Senate has amended the bill as follows:

By striking out of lines 25, 26, 27 of Section 1 the words "the Common Council of said city shall elect by ballot from names submitted to the Mayor in a resolution adopted at a regular meeting by said Board of Education," and inserting in lieu thereof the words "the said Board of Education shall elect by ballot;"

And that, as thus amended, the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Brown Chapman Combs DeLisle Denby Dennis Dohany Duncan	Mr. Ferry Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Hunt Kidder	Mr. Lane, John Lane. O. B. Lovell McCarthy Master Monroe, J. H. Morrice Munsell Neal Newberry Nottingham Osborn Paddock Partlow Perkins Randall	Mr. Robinson, L. C. Sanderson Scott Seeley Shea. Sheldon Shook Siggins Stone Thomas Thorington Wade Wallace Ward, C. E. Ward, N. O. Werline
		Kidder	Randall	
	Dunstan	Kirk, J. P.	Read	Whelan
	Durham	Kirk, William	Reynolds	Willis
	Eichhorn	Knight	Richards	Speaker
	Fairbanks	Ladner		78

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 30, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

House bill No. 38, entitled

A bill to incorporate the Michigan Commandery of the Military Order of the Loyal Legion of the United States.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill.

Mr. Denby moved that the bill be returned to the Senate in accordance with the request therefor.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 131, by Mr. Baird, entitled

A bill to amend Sections 2 and 3 of Act No. 185 of the Public Acts of 1901, entitled "An Act for the protection of fish in the Saginaw River and its tributaries," approved May 29, 1901;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

The following message from the Senate was received and read:

Senate Chamber, March 30, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 9, by Mr. Doherty, entitled

A bill to provide for the registration of electors and for the manner of holding elections in the City of AuSable, in the County of Iosco;

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate. The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. McCarthy moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

'The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Eichhorn	Mr. Knight	Mr. Reynolds
Adams, R. N.	Ferry	Ladner	Richards
Anderson	Fisher	Lane, John	Robinson, W. C.
Ashley	Fisk	Lane, O. B.	Sanderson
Austin	Foster	Lovell	Scott
Barnaby	Francis	McCarthy	Shea
Batchelder	Galbraith	Master	Sheldon
Baumgaertner	Gallup	Monroe, J. H.	Siggins
Bolton	Greusel	Morrice	Stone
Brown	Halladay	Munsell	Thomas
Chapman	Hallenbeck	Neal	Thorington
Combs	Harley	Newberry	Wade
DeLisle	Herkimer	Nottingham	Wallace
Denby	Higgins	Osborn	Ward, C. E.
Dennis	Holmes	Paddock	Ward, N. O.
Dohany	Jenks	Partlow	Werline
Duncan	Kidder	Perkins	Whelan
Dunn	Kirk, J. P.	Randall	Willis
Dunstan	Kirk, William	Read	Speaker
Durham	,		77

NAYS.

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The title was agreed to.

Mr. McCarthy moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 445, by Mr. Farr, entitled

A bill to amend Section 3 of Chapter 5 of Act No. 48 of the Local Acts of 1882, entitled "An Act to reincorporate the City of Manistee," approved March 15, 1882, and to add two new chapters to said act to stand as Chapter 33 and Chapter 34 of said act; and to repeal all parts of said act and of the amendments thereto, inconsistent herewith;

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON. Secretary of the Senate. The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. Read moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Ferry	Mr. Ladner	Mr. Sanderson
Adams, R. N.	Fisher	Lane, John	Scott
Ashley	Fisk	Lane, O. B.	Seeley
Austin	Foster	Lovell	Shea
Barnaby	Francis	Master	Sheldon
Batchelder	Galbraith	Monroe, J. H.	Siggins
Bolton	Greusel	Morrice	Stone
Brown	Halladay	Munsell	Thomas
Chapman	Hallenbeck	Neal	Thorington
Combs	Harley	Nottingham	Vandercook
DeLisle	Herkimer	Osborn	Wade
Denb y	Higgins	Paddock	Wallace
Dennis	Holmes	Partlow	Ward, C. E.
Поцапу	Jenks	Perkins	Ward, N. O.
Duncan	Kidder	· Randall	Werline
Dunn	Kirk, J. P.	Read	Whelan
Dunstan	Kirk, William	Reynolds	Willis
Durham	Knight	Richards	Speaker
Eichhorn	_		-

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NAYS.

The title was agreed to.

Mr. Read moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 283, by Mr. Fuller, entitled

A bill to enable any consolidated company formed prior to June 1, 1899, by the union of a street railway company and an electric light company to acquire, possess and exercise all the rights, powers, privileges and franchises conferred upon electric light companies by Section 10 of the act of the Legislature of the State of Michigan, entitled "An Act to authorize the formation of electric light companies," approved April 1, 1881, as amended by Act No. 96 of the Public Acts of the Legislature of the State of Michigan, passed at the regular session of 1899;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,
ELBERT V. CHILSON,
Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

MOTIONS AND RESOLUTIONS.

Mr. C. E. Ward offered the following resolution:

House resolution No. 96.

Resolved by the House (the Senate concurring), That when the Legislature adjourn Friday, April 3, it stand adjourned until Tuesday, April 7, at 9 o'clock p. m.

The Speaker announced that the resolution would lie over one day under

the rules.

Mr. Wade offered the following resolution:

House resolution No. 97.

Resolved, That the use of Representative Hall be granted to speakers, on the evening of April 8, upon the subject of "Good Roads."

The resolution was adopted.

Mr. Wade moved to take from the table

House bill No. 1156, entitled

A bill to amend the title and Act No. 104 of the Public Acts of 1899, entitled "An Act for the protection of fish in the Kalamazoo River and its tributaries in the Townships of Saugatuck and Manlius, in the County of Allegan."

The motion prevailed.

Mr. Wade moved that the bill be referred to the Committee on Fish and Fisheries.

The motion prevailed.

Mr. Hallenbeck moved to take from the table

House bill No. 673, entitled

A bill to regulate warehouses and to provide for and regulate the inspection, weighing, handling, care and protection of grain, and the establishment of a board of appeals for the inspection of grain, and prescribing its duties.

The motion prevailed.

Mr. Hallenbeck moved that the bill be referred to the Committee on State Affairs.

The motion prevailed.

Mr. C. S. Adams moved to take from the table

House bill No. 918, entitled

A bill to authorize the Township of Paw Paw to issue bonds.

The motion prevailed.

Mr. C. S. Adams moved that the bill be referred to the Committee on Towns and Counties.

The motion prevailed.

Mr. C. S. Adams moved to take from the table

House bill No. 919, entitled

A bill to authorize the Township of Antwerp to issue bonds.

The motion prevailed.

Mr. C. S. Adams moved that the bill be referred to the Committee on Towns and Counties.

The motion prevailed.

Mr. Colby entered the House and took his seat.

GENERAL ORDER.

Mr. Neal moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. Willis to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills and joint resolutions:

House bill No. 127 (file No. 179), entitled

A bill making appropriations for the Michigan Soldiers' Home for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor;

House bill No. 318 (file No. 180), entitled

A bill making appropriations for the Asylum for the Criminal Insane for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

House bill No. 200 (file No. 186), entitled

A bill making appropriations for building and special purposes for the State House of Correction and Branch Prison, Upper Peninsula, for the fiscal year ending June 30, 1904, and to provide a tax therefor;

House substitute for Senate bill No. 51 (House file No. 137), entitled A bill to provide that all appointments to office made by the Governor shall be made by and with the advice and consent of the Senate;

House joint resolution No. 276 (file No. 139), entitled Joint resolution authorizing the Board of State Auditors to sell and dispose of certain State property;

House bill No. 735 (file No. 141), entitled

A bill to amend Section 15 of Act No. 119 of the Public Acts of 1893. entitled "An Act to define what shall constitute fraternal beneficiary societies, orders or associations; to provide for their incorporation and the regulation of their business, and for the punishment for violation of the provisions of the act of their incorporation, and to repeal all existing

acts inconsistent therewith," the same being Section 7754 of the Compiled Laws of 1897;

Senate bill No. 21 (file No. 12), entitled

A bill to prevent the desertion and abandonment of wife or children by persons charged by law with the maintenance thereof; to make such abandonment and desertion a felony and to prescribe the punishment therefor;

Senate bill No. 332 (file No. 68), entitled

A bill to provide for the submission to the qualified electors of the question of calling a convention for the purpose of making a general revision of the Constitution;

House joint resolution No. 804 (file No. 110), entitled

Joint resolution to direct the Board of State Auditors to investigate, examine and settle the claim of Charles A. Jordan, of Lenawee County, Michigan, against the State of Michigan, on account of money disbursed by him as second lieutenant of Company D, 35th Michigan Volunteer Infantry, during the Spanish-American war. for the maintenance of the said company at Dundee, Michigan, after the said company had been recruited and while awaiting orders at Dundee, Michigan;

House bill No. 139 (file No. 145), entitled

A bill to define and perfect the title to certain State tax homestead lands and to limit the time for bringing actions in regard thereto;

House bill No. 360 (file No. 151), entitled

A bill relative to the trimming of shade trees by telegraph or telephone companies.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House bill No. 194 (file No. 140), entitled

A bill to amend Sections 4, 5, 14, 21, 24, 25 and 26 of Act No. 87 of the Session Laws of 1855, entitled "An Act relative to burying grounds," approved February 12. 1855, being Sections 8365, 8366, 8375, 8382, 8385, 8386 and 8387 of the Compiled Laws of 1897;

House bill No. 503 (file No. 142), entitled

A bill to amend Section 4 of an act in relation to life insurance companies, being Act No. 77 of the Public Acts of 1869, as amended, being Compiler's Section 7193; and also, to amend said Act No. 77 of the Public Acts of 1869 by adding another section thereto to be known as Section 33;

· House bill No. 288 (file No. 147), entitled

A bill relative to applications for the locating or establishing of drains within the County of Eaton;

House bill No. 270 (file No. 149), entitled

A bill to provide for the payment of tuition in another district of children who have completed the eighth grade in any school district.

Part III.

The committee recommends that the following joint resolution be laid on the table:

Senate joint resolution No. 112 (file No. 77), entitled

Joint resolution authorizing the Board of State Auditors to sell and dispose of certain State property.

Part IV.

The committee recommends that the following bill be referred to the Committee on Judiciary:

House bill No. 155 (file No. 146), entitled

A bill to amend Section 4 of Act No. 48 of the Public Acts of 1901, entitled "An Act to provide for a tax upon dogs and to create a fund for the payment of certain damages for sheep killed or wounded by them in certain cases."

MARK WILLIS,

Chairman.

The report was accepted.

The bills and joint resolutions named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bills named in Part II of the report.

Mr. Galbraith asked for a division of the question, and moved that the vote on the adoption of the amendments to the first, second and third bills and the fourth bill named in Part II of the report be taken separately.

The motion prevailed.

The question being on the adoption of the proposed amendments made by the committee to the first, second and third bills named in Part II of the report,

The amendments were adopted and the bills were placed on the Order of Third Reading of Bills.

The question being on the adoption of the amendments made by the committee to the fourth bill named in Part II of the report,

Mr. Galbraith demanded the yeas and nays.

The demand was seconded.

The amendments were not adopted, a majority of the members present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Austin Baumgaertner Brown Campbell Denby	Mr. Fairbanks Ferry Halladay Hemans Herkimer Holmes Kidder	Mr. Kirk, William Ladner Lane, O. B. Lovell Munsell Neal	Mr. Partlow Randall Shook' Siggins Stone Thomas Wellace
Dunn Durham	Kidder	Newberry	Wallace

NAYS.

Mr. Adams, C. S.	Mr. Fisk	Mr. Lane, John	Mr. Scott
Ashley	Foster	Master	Seeley
Barnaby	Francis	Monroe, J. H.	Shea
Byrns	Galbraith	Morrice	Thorington
Chapman	Gallup	Nottingham	Vandercook
Colby	Greusel	Paddock	Ward, C. E.
Dennis	Harley	Perkins	Werline
Duncan	Higgins	Read	Whelan
Dunstan	Hunt	Reynolds	Willis
Eichhorn	Kirk, J. P.	Richards	Speaker
Fisher	Knight	Sanderson	_

The bill was then placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the committee relative to the joint resolution named in Part III of the report,

The recommendation was concurred in and the joint resolution was laid on the table.

The question being on concurring in the recommendation of the committee relative to the bill named in Part IV of the report.

The recommendation was concurred in and the bill was referred to the Committee on Judiciary.

By unanimous consent the House returned to the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903. 43

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 487, entitled

A bill to detach certain territory from the Village of Wakefield, in the County of Gogebic, and to attach the same to the Township of Wakefield, in said county;

House bill No. 490, entitled

A bill to provide a board of library commissioners to have charge and management of the public district library and library property and art gallery property in the City of Grand Rapids;

And to inform the House that the Senate has passed said bills and

has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

Mr. Gallup moved that the House take a recess until 7:30 o'clock

The motion did not prevail.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, March 31.

House bill No. 1007 (enrolled No. 130); House bill No. 1091 (enrolled No. 132).

Mr. Willis moved that the House adjourn.

The motion prevailed, the time being 5:55 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 2 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

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JOURNAL

OF THE

House of Representatives

ROBERT SMITH Pru. O: STATE PRINTERS, SESSION OF 1903



FIFTY-FIRST DAY.

Lansing, Wednesday, April 1.

2 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. J. I. Hill.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs.

Oviatt and Whitaker.

The following named members were absent without leave: Messrs. Greusel, McEachern and Walker.

Mr. Vandercook moved that the absentees without leave be excused from to-day's session.

Th motion prevailed.

PRESENTATION OF PETITIONS.

No. 332. By Mr. Higgins: Petition of A. R. Byrd and 101 other citizens of Calvin Township and vicinity, Cass County, asking for the passage of a bill providing for the erection of a soldiers' and sailors' monument on the Capitol grounds.

The petition was referred to the Committee on Ways and Means.

No. 333. By Mr. Eichhorn: Petition of Gen. George H. Brown and 106 other citizens of Port Huron and vicinity, on the same subject. Same reference.

No. 334. By Mr. Shea: Petition of J. P. Colbert and 151 other citizens of Detroit, asking for the passage of House bill No. 719, providing for the safety of persons employed upon buildings in the course of erection.

The petition was referred to the Committee on Labor.

No. 335. By Mr. Washer: Petition of John Maxson and 73 other citizens of Wisner Township, Tuscola County, asking that such township be detached from said county and attached to the County of Bay.

The petition was referred to the Committee on Roads and Bridges.

No. 336. By Mr. Washer: Petition of John Bradford and 65 other citizens of Wisner Township, Tuscola County, on the same subject. Same reference.

No. 337. By Mr. L. C. Robinson: Petition of F. G. Seaman and 37 other citizens of Marshall, Calhoun County, asking for the passage of House bill No. 246, prohibiting the spearing of fish in the waters of Duck Lake, in the Township of Clarence, in said county.

The petition was referred to the Committee on Fish and Fisheries.

No. 338. By Mr. O. B. Lane: Resolution of the Board of Supervisors and Town Line Grange No. 850, of Hillsdale County, remonstrating against the passage of the bill exempting real estate mortgages from taxation.

The resolution was referred to the Committee on General Taxation.

REPORTS OF STANDING COMMITTEES.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 261, entitled

A bill making appropriations for the Michigan Pioneer and Historical Society for the fiscal years ending June 30, 1904 and June 30, 1905;

With the recommendation that the bill pass.

The report was accepted and the committee discharged. The bill was referred to the Committee on Ways and Means.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 311, entitled

A bill to amend Section 22 of Chapter 3 of an act, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," approved May 21, 1881, being Compiler's Section 4687 of the Compiled Laws of 1897, of the State of Michigan;

With certain amendments thereto, recommending that the amend-

ments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 557, entitled

A bill to amend Section 1 of Act No. 225 of the Public Acts of 1901, entitled "An Act to amend Section 1 of Act No. 233 of the Session Laws of 1861, entitled 'An Act to facilitate the commencement of suits against joint defendants residing in several counties,' approved March 16, 1861, as subsequently amended, and being Compiler's Section 10010 of the Compiled Laws of 1897;"

With the accompanying substitute therefor, entitled

A bill to amend Act No. 233 of the laws of 1861, entitled "An Act to facilitate the commencement of suits against joint defendants residing in several counties," as amended by Act No. 225 of the Public Acts of 1901, the same being Section 10010 of the Compiled Laws of 1897;

And recommended that the substitute be concurred in and that the bill

as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported

House bill No. 556, entitled

A bill to amend Section 3 of Act No. 59 of the Public Acts of 1901, entitled "An Act to amend Sections 1 and 2 of Act No. 107 of the Public Acts of 1871, entitled 'An Act to provide for the sale of perishable property,' being Compiler's Sections No. 10360 and 10361 of the Compiled Laws of 1897;"

With the accompanying substitute therefor, entitled

A bill to repeal Section 3 of Act No. 107 of the Public Acts of 1871, entitled "An Act to provide for the sale of perishable property," as added by Act No. 59 of the Public Acts of 1901;

And recommended that the substitute be concurred in and that the bill as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Elections, by Mr. Colby, Chairman, reported House bill No. 1073, entitled

A bill to empower township boards in the Upper Peninsula to establish, each year, voting precincts in their respective townships in cases where electors reside more than five miles from their regular voting place;

With the accompanying substitute therefor, entitled

A bill to amend Section 3 of House enrolled Act No. 42 of the Local Acts of 1903, entitled "An Act to divide the Township of Hudson in the County of Lenawee into two election districts;"

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Stone moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Fairbanks Mr. Lane, O. B. Mr. Sanderson
Adams, R. N. Ferry Lovell Scott
Anderson Fisher McCarthy Seeley

Mr.	Ashley Austin Batchelder Baumgaertner Bolton Byrns Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan Durham	Mr. Fisk Foster Francis Galbraith Gallup Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Ladner	Master Monroe, J. H. Monroe, J. S. Neal Newberry Nottingham Osborn Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C		Shea Sheldon Shook Siggins Stone Thomas Thorington Vandercook Van Zoeren Wade Wallace Ward, C. E. Washer Wells Werline Whelan Willis Wright
	Eichhorn	Lane, John	Rodgers	•	Speaker

NAYS.

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The title was agreed to.

Mr. Stone moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

House bill No. 919, entitled

A bill to authorize the Township of Antwerp to issue bonds;

With the accompanying substitute therefor, entitled

A bill to authorize the Township of Whitney, in the County of Arenac and State of Michigan, to borrow money and issue its bonds therefor for the purpose of building a bridge or bridges across the Au Gres River in said township and provide a tax for the payment of said bonds and the interest thereon;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. McCarthy moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

· therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, C. S.	Mr. Fairbanks	Mr. Lane, O. B.	Mr. Rodgers
Adams, R. N.	Ferry	Lovell	Sanderson
Anderson	Fisher	McCarthy	Scott
Ashley	Fisk	Master	Shea
Barnaby	Foster	Monroe, J. H.	Sheldon
Bat cheld er	Francis	Monroe, J. S.	Shook

Mr. Baumgaertner Mr. Galbraith Mr. Munsell Mr. Siggins Thomas Bolton -Gallup Neal Thorington Byrns Halladay Newberry Nottingham Vandercook Campbell Hallenbeck Chapman Harley Osborn Van Zoeren Colby Hemans Paddock Wade Wallace Herkimer Perkins Combs Pettit Higgins Ward, C. E. DeLisle Denby Holmes Powell, Gardner Powell, H. E. Washer Dennis Hunt Wells Werline Dohany Jenks Randall Whelan Kidder Read Duncan Kirk, J. P. Reynolds Willis Dunn Dunstan Knight Richards Wright Robinson, W. C. Durham Ladner Speaker Lane, John Eichhorn

NAYS.

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The title was agreed to.

Mr. McCarthy moved that the bill be laid on the table.

The motion prevailed.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

House bill No. 712, entitled

A bill relative to sureties on the bonds of dealers in intoxicating, malt, brewed or fermented liquors, in Charlevoix County;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Paddock moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

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The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Eichhorn	Mr. Lane, John	Mr. Sanderson
Anderson	. Fairbanks	Lane, O. B.	Scott
Ashley	Ferry	Lovell	Shea
Austin	Fisher	McCarthy	Sheldon
Batchelder	Fisk	Master	Siggins
Baumgaertner	Francis	Monroe, J. S.	Thomas
Bolton	Gallup	Osborn	Thorington
Byrns	Harley	Paddock	Ward, C. E.
Campbell	Hemans	Powell, Gardner	Ward, N. O.
Chapman	Herkimer	Randall	Washer
Colby	Higgins	Read	Wells
DeLisle	Hunt	Reynolds	Werline
Denby	Jenks	Robinson, I. C.	Whelan
Dennis	Kidder	Robinson, W. C.	Willis
Duncan	Kirk. J. P.	Rodgers	Wright
Dunstan	Knight	_	• •

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The title was agreed to.

Mr. Paddock moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Drainage, by Mr. Willis, Chairman, reported House bill No. 1124, entitled

A bill to amend Section 3 of Chapter 4 of Act 254 of the Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended by Act No. 141 and Act No. 272 of the Public Acts of 1899, as amended by Act No. 200 of the Public Acts of 1901, being Compiler's Section 4342 of the Compiled Laws of 1897;

With the accompanying substitute therefor, entitled

A bill to amend Section 1 of Chapter 4 of Act No. 254 of the Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended by the several acts amendatory thereof, the same being Section 4340 of the Compiled Laws of 1897;

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Drainage, by Mr. Willis. Chairman, reported House bill No. 1123, entitled

A bill to create the office of drain assessors in each township of the County of Allegan, to prescribe their duties and fix their compensation, and to repeal all acts or parts of acts conflicting with the terms of this act;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Fisher moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, C. S.	Mr. Durham	Mr. Lane, O. B.	Mr. Rodgers
Adams, R. N.	Eichhorn	Lovell	Sanderson
Anderson	Fairbanks	McCarthy	Scott
Ashley	Ferry	Master	Shea
Austin	Fisher	Monroe, J. H.	Sheldon
Barnaby	Fisk	Monroe, J. S.	Shook
Batchelder	Foster	Munsell	Siggins
Baumgaertner	Francis	Neal	Thomas
Bolton	Galbraith	Newberry	Thorington
Brown	Halladay	Nottingham	Vandercook

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Mr.	Byrns Campbell Chapman Colty Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan	Mr. Harley Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John	Mr. Osborn Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C.	Mr.	Wade Wallace Ward, C. E Ward, N. C Washer Wells Werline Whelan Willis Wright Speaker
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NAYS.

The title of the bill was agreed to.

The Committee on Railroads, by Mr. Read, Chairman, reported House joint resolution No. 670 (file No. 79), entitled

Joint resolution proposing an amendment to the Constitution relative to railroads;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the joint resolution pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the joint resolution recommended by the committee.

The amendments were adopted.

The joint resolution was then referred to the committee of the whole and placed on the General Order.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 303, entitled

A bill to organize enlisted firemen from the fire departments in the municipalities of the State, and to provide payment for services of the enlisted firemen;

Without recommendation.

The report was accepted and the committee discharged.

Mr. Rodgers moved that the bill be referred to the committee of the whole and placed on the General Order.

The motion prevailed.

The Committee on Labor, by Mr. Duncan, Chairman, reported House bill No. 222 (file No. 37), entitled

A bill to provide for the safety of life and property by the annual inspection of stationary, local and portable steam boilers and the examination and licensing of engineers, within the State, and to make an appropriation therefor;

With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill, as substituted, be referred to the Committee on Ways and Means.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

The question being on concurring in the recommendation of the committee that the bill be referred to the Committee on Ways and Means,

The recommendation was concurred in, and the bill was referred to the Committee on Ways and Means.

The Committee on Public Health, by Mr. Nottingham, Chairman, reported

House bill No. 232, entitled

A bill to provide for the prevention of rabies in indigent persons;

With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

Mr. Greusel entered the House and took his seat.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 517, entitled

A bill to amend Section 15 of Title 9 of the charter of the City of Grand Rapids, being an act, entitled "An Act to revise the charter of the City of Grand Rapids," of the Local Acts of 1897;

With certain amendments thereto, recommending that the amendments

be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Anderson moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by year and nays, as follows:

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns	Mr. Eichhorn Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay	Mr. Ladner Lane, John Lane, O. B. Lovell McCarthy Master Morrice Munsell Neal Newberry Nottingham	Mr. Robinson, L. C. Robinson, W. C. Rodgers Sanderson Scott Shea Siggins Thomas Thorington Vandercook Van Zoeren
Chapman	Hallenbeck	Osborn	Wade

Mr. Paddock Mr. Wallace Mr. Colby Mr. Harley Ward, C. E. Ward, N. O. Combs Hemans Perkins DeLisle Herkimer Pettit Powell, Gardner Wells Denby Higgins Powell, H. E. Werline Hunt Dennis Whelan Randall Dohany Jenks Duncan Kidder Read Willis Wright Kirk, J. P. Reynolds Dunn Speaker Dunstan Kirk, William Richards Durham Knight

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The question being on agreeing to the title of the bill.

Mr. Anderson moved to amend the title so as to read as follows:

A bill to amend Section 15 of Title 9 of Act No. 374 of the Local Acts of 1897, entitled "An Act to revise the charter of the City of Grand Rapids."

The motion prevailed.

The title as amended was then agreed to.

Mr. Anderson moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect.voting there-

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 274, entitled

A bill to provide for the registration of deeds of real estate in the City of Grand Rapids, and certificate of city clerk to be presented therewith showing payment of taxes on land deeded;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Anderson moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Bolton Brown Byrns Chapman Colby Combs De Lisle Denby	Mr. Eichhorn Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Greusel Halladay Hallenbeck Harley Herkimer Higgins Holmes	Mr. Lane, John Lane, O. B. Lovell Master Monroe, J. H. Morrice Munsell Neal Newberry Nottingham Osborn Perkins Pettit Powell, Gardner	Ward, N. O.
	.,,,		.,,
	Holmes Jenks		
Dennis		Randall	Wells
Dohany	Kidder	Read	Werline

Mr. Duncan Mr. Kirk, J. P. Kirk, William Mr. Whelan Mr. Reynolds Willis Dunn Richards Robinson, L. C. Wright Dunstan Knight Durham Ladner Robinson, W. C. Speaker

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The title was agreed to.

Mr. Anderson moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting there-. for.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 518, entitled

A bill to amend Section 6 of Chapter 32 of the Compiled Laws of 1897. being "An Act to provide for a municipal court in the City of Grand Rapids, to be called the Superior Court of Grand Rapids;"

With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

Mr. Anderson moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time, and the question being on its pass-

Mr. Anderson moved that the bill be laid on the table.

The motion prevailed.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

Senate bill No. 493, entitled

A bill to amend Sections 4, 6, 7, 9 and 14 of Act No. 327 of the Local Acts of 1897, and to repeal Act No. 438 of the Local Acts of 1901, entitled "An Act relative to justice courts in the City of Grand Rapids, to reduce the number thereof and to fix the compensation of such justices, and to provide a clerk and officers thereof, approved March 10, 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Vandercook moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Galbraith Gallup Greusel Halladay Hallenbeck Herkimer Higgins Holmes Hunt Kirk, J. P. Knight Ladner	Neal Newberry Nottingham Osborn Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards	Shea Sheldon Shook Siggins Thorington Vandercook Van Zoeren Wade Wallace Ward, C. E. Wells Werline Willis
Lane, John	Richards Robinson, L. C.	Willis Wright 74
	Gallup Greusel Halladay Hallenbeck Herkimer Higgins Holmes Hunt Kirk. J. P. Knight Ladner	Galbraith Newberry Gallup Nottingham Greusel Osborn Halladay Paddock Hallenbeck Perkins Herkimer Pettit Higgins Powell, Gardner Holmes Powell, H. E. Hunt Randall Kirk, J. P. Read Knight Reynolds Ladner Richards Lane, John Robinson, L. C.

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The title was agreed to.

Mr. Vandercook moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 481, entitled

A bill making an appropriation for the Northern State Normal School for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for the fiscal year ending June 30, 1901, and to provide a tax for the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 825, entitled

A bill to regulate the levy and collection of special assessments to defray the cost of opening streets in the City of Detroit in cases where land has been deeded or dedicated for a part of such streets;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate. The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 70 (file No. 67), entitled

A bill to provide for a central bureau for the receiving and compiling records of the description, measurements and histories of the convicts in the penal institutions of this and other states; to make such descriptions, measurements and histories available to the several circuit courts of this State, and to provide for the expenses necessarily incurred in so doing;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 228 (file No. 95), entitled

A bill making appropriations for the Industrial School for Boys for special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor:

And to inform the House that the Senate has passed said bill, and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

Pending the reference of the bill to the Clerk for enrollment,

Mr. Scott moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

House bill No. 693, entitled

A bill to amend and revise Section 35 of Chapter 2 of an act, entitled "An Act to amend and revise Chapters 1 and 2 of an act, entitled 'An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith,'" approved May 4, A. D. 1895.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The question being on complying with the request of the Senate for

the re-transmission of the bill,

Mr. Hunt moved that a respectful message be sent to the Governor,
asking the return of the bill to the House, and that when received it be

re-transmitted to the Senate in accordance with the request therefor. The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 278 (file No. 130), by Mr. Fuller, entitled

A bill to amend Section 1 of an act, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act," approved June 28, 1887, being Section 5379 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill, and has

ordered the same to take effect May 1, 1903.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Liquor Traffic.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 98 (file No. 132), by Mr. Vaughan, entitled

A bill making appropriations for the purchase of books and equipments for the Michigan State Library and the Michigan traveling libraries, for the fiscal years ending June 30, 1904. and June 30, 1905, and to provide a tax to meet the same;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on State Library.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 205 (file No. 131), by Mr. Bangham, entitled

A bill to establish a normal school system for Michigan, fix the relations existing between its various schools, and to empower and authorize the State Board of Education to prescribe courses of study, and to grant certificates and degrees;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Normal Schools.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 506 (file No. 128), by Mr. Glasgow, entitled

A bill to amend Section 2415 of the Compiled Laws of 1897, being an act relative to fences and fence viewers; pounds and the impounding of cattle;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

The following message from the Senate was received and read;

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill: Senate bill No. 530 (file No. 129), by Mr. Laflamboy, entitled

A bill to amend Section 7 of Chapter 83 of the Revised Statutes of 1846, as amended by Act No. 85 of the Public Acts of 1873, the same being Section 8594 of the Compiled Laws of 1897, relating to the solemnization of marriage;

And to inform the House that the Senate has passed said bill.

Very respectfully, ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Statutes.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 238 (file No. 44), by Mr. Scullen, entitled

A bill to amend Act No. 206 of the Public Acts of 1893, entitled "An Act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased, and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," as amended by the several acts amendatory thereof, being Compiler's Sections 3824 and 3962, inclusive:

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 168 (file No. 126), by Mr. Farr, entitled

A bill to regulate the making up of reports of claims examined and adjusted by the Board of State Auditors, and to repeal Section 128 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill:

Very respectfully, ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 484 (file No. 123), by Mr. Simons, entitled

A bill to amend Section 16 of Chapter 33 of the Compiled Laws of 1897, entitled "Jurisdiction, powers and procedure of probate courts," the same being Compiler's Section 660 of said Compiled Laws;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON. Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 361 (file No. 127), by Mr. Glasgow, entitled A bill to provide for the calling of the judge of some other circuit court in cases where the judge of a circuit court is disqualified from hearing a case and in cases when in the interests of justice a judge may be of the opinion that the same should be heard by some other judge; to reimburse the judge called on for his expenses, and to repeal Act No. 124 of the Public Acts of 1855 and amendments thereto, being Sections 10105 to 10112, inclusive, of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 350 (file No. 119), by Mr. Woodman, entitled

A bill relative to the unauthorized removal of timber or other property from State tax lands;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Public Lands.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 541 (file No. 101), by Mr. Fuller, entitled

A bill to make it a misdemeanor for an employe to obtain railway or other transportation, or the benefit of other advancement made by employers, to be thereafter repaid in labor, to refuse to perform such labor or repay such advancement, and providing for punishment therefor;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

The following message from the Senate was received and read:

Senate Chamber, March 31, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 346 (file No. 120), by Mr. Woodman, entitled

A bill to amend Section 1 of Act No. 45 of the Public Acts of 1887, as amended by Act 69 of the Public Acts of 1878 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Public Lands.

THIRD READING OF BILLS.

House bill No. 127 (file No. 179), entitled

A bill making appropriations for the Michigan Soldiers' Home for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor:

Was read a third time, and pending the taking of the vote on the pass-

age thereof,

Mr. Rodgers moved to amend the bill by striking out in lines 1 and 5 of Section 1 the word "thirty-four" and inserting in lieu thereof the word "fourteen," and demanded the yeas and nays.

The demand was not seconded.

The question being on the adoption of the amendment,

The amendment was not adopted, two thirds of all the members present not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, R. N. Anderson Austin Barnaby	Mr. Fairbanks	Mr. Morrice	Mr. Seeley
	Ferry	Munsell	Shook
	Foster	Neal	Siggins
	Galbraith	Newberry	Stone
Batchelder	Gallup	Nottingham	Thorington

Mr. Baumgaertner Mr. Greusel Mr. Osborn Mr. Vandercook Bolton Hallenbeck Paddock Van Zoeren Brown Harley Partlow Wade Wallace Byrns Herkimer Perkins Ward, C. E. Campbell Hunt Pettit Chapman Kirk, J. P. Washer Powell, H. E. Colby Knight Randall Wells Denby Lane, John Werline Read Whelan Dennis Lane, O. B. Reynolds Robinson, L. C. Willis Duncan Lovell Dunn McCarthy Robinson, W. C. Wright Sanderson Dunstan Master Speaker Durham Monroe, J. H. Scott

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The title was agreed to.

Mr. Van Zoeren moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House bill No. 318 (file No. 180), entitled

A bill making appropriations for the Asylum for the Criminal Insane for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

Was read a third time, and, the question being on its passage,

Mr. Neal moved that the bill be referred to the Committee on Ways and Means.

The motion prevailed.

House bill No. 200 (file No. 186), entitled

A bill making appropriations for building and special purposes for the State House of Correction and Branch Prison, Upper Peninsula, for the fiscal year ending June 30, 1904, and to provide a tax therefor;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

Adams, R. N. Mr. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Chapman Celby Combs De Lisle Denby Dennis Dohany	Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hallenbeck Harley Herkimer Higgins Jenks Kidder Kirk, J. P. Kirk, William	fr. Lovell McCarthy Master Morroe, J. H. Morrice Munsell Neal Newberry Nottingham Osborn Paddock Partlow Perkins Pettit Powell, Gardner Powell, Randall Read	Robinson, Rodgers Sanderson Scott Seeley Sheldon Shook Siggins Stone Thomas Van Zoerer Wallace Ward, C. I Ward, N. G Washer Wells Werline Whelan	1 C.	C.
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Mr. Dunn Mr. Richards Mr. Wright Mr. Ladner Dunstan Lane, John Robinson, L. C. Speaker Lane, O. B. Durham

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The title was agreed to.

Mr. Dennis moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House substitute for Senate bill No. 51 (House file No. 137), entitled A bill to provide that all appointments to office made by the Governor shall be made by and with the advice and consent of the Senate;

Was read a third time and not passed, a majority of all the memberselect not voting therefor, by year and nays, as follows:

YEAS.

Mr. Anderson	Mr. Duncan	Mr. Kirk, William	Mr. Robinson, W. C.	,
Ashley	Dunstan	Knight	Sanderson	
Austin	Fairbanks	Ladner	Seeley	
Barnaby	Ferry	McCarthy	Shook	
Bolton	Fisher	Master	Siggins	
Brown	Foster	Monroe, J. H.	Wade	
Byrns	Francis	Morrice	Ward, C. E.	
Campbell	Galbraith	Neal	Washer	
Chapman	Halladay	Paddock	Whelan .	
De Lisle	Herkimer	Perkins	Willis	
Denby	Higgins	Pettit	Speaker	
Dennis	Kidder	Robinson, L. C.	47	,

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Mr. Adams, R. N.	Mr. Hemans	Mr. Osborn M	r. Stone
Batchelder	Hunt	Partlow	Thomas
Baumgaertner	Jenks	Powell, Gardner	Thorington
Colby	Kirk, J. P.	Powell, H. E.	Vandercook
Combs	Lane, John	Randall	Van Zoeren
Dohany	Lane, O. B.	Read	Wallace
Dunn	Lovell .	Reynolds	Ward, N. O.
Fisk	Monroe, J. S.	Richards	Wells
Greusel	Munsell	Rodgers	Werline
Hallenbeck	Newberry	Scott	Wright
Harley	Nottingham	Sheldon	43

Mr. Dunn moved to reconsider the vote by which the House refused to pass the bill.

The motion did not prevail.

House joint resolution No. 276 (file No. 139), entitled

A joint resolution authorizing the Board of State Auditors to sell and dispose of certain State property;

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Richards moved to amend the joint resolution by adding thereto the following proviso:

Provided, That this joint resolution shall not become operative as to lots numbered 13, 14 and 15, Board of State Auditors' subdivision of east one-half of block No. 115, City of Lansing, until after it has been definitely decided by an act of the Legislature providing for an annex to the State Capitol.

The amendment was not adopted, two-thirds of all the members

present not voting therefor.

Mr. Greusel moved to amend the joint resolution:

1. By inserting in line 3 after the words "directed to" the words "refit and make suitable for offices for the use of the Tax Commission and other departments."

2. By inserting in line 7 after the word "Lansing" the words "for which purpose the sum of \$10,000, or so much thereof as may be necessary, is hereby appropriated."

3. By striking out all of the joint resolution after the word "Lansing"

in line 7.

The amendments were not adopted, two-thirds of all the members present not voting therefor.

Mr. Halladay moved to amend the joint resolution by striking out in

line 11 the word "either" and the words "or private."

The amendment was not adopted, two-thirds of all the members present not voting therefor.

The question being on the passage of the joint resolution,

The joint resolution was then passed, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Brown Byrns Chapman De Lisle Denby Dennis Duncan Dunn Dunstan	Mr. Durham Eichhorn Fisher Fisk Foster Galbraith Gallup Hemans Higgins Holmes Jenks Kidder Kirk, J. P. Kirk, William Knight Lane, John	Mr. Lovell Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Paddock Pettit Powell, Gardner Robinson, L. C. Robinson, W. C. Rodgers Sanderson	fr. Scott Seeley Shea Thomas Thorington Vandercook Van Zoeren Wade Ward, C. E. Washer Wells Werline Whelan Willis Wright Speaker
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Mr. Adams, C. S.	Mr. Greusel Harley Herkimer Hunt Ladner	Mr. McCarthy	Richards
Bolton		Powell, H. E.	Sheldon
Campbell		Randall	Siggins
Combs		Read	Stone
Dohany		Reynolds	Wallace
Dohany Ferry	Ladner Lana O B	Reynolds	Wallace

The title and preamble of the joint resolution were agreed to.

House bill No. 735 (file No. 141), entitled

A bill to amend Section 15 of Act No. 119 of the Public Acts of 1893, entitled "An Act to define what shall constitute fraternal beneficiary societies, orders or associations; to provide for their incorporation and the regulation of their business, and for the punishment for violation of the provisions of the act of their incorporation, and to repeal all existing acts inconsistent therewith," the same being Section 7754 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr. I	Perry	Mr.	Lane, O. B.	Mr.	Sanderson
	Anderson	F	Msher		Lovell		Scott
	Ashley	F	lisk		McCarthy		Seeley
	Austin	F	roster		Master		Shea
	Barnaby	F	rancis		Monroe, J. H.		Siggins
	Batchelder	G	albraith		Morrice		Stone
	Baumgaertner	-(reusel		Munsell		Thomas
	Bolton	F	Ialladay		Neal		Thorington
	Brown	F	Tallenbeck		Newberry		Vandercook
	Byrns	F	larley		Osborn		Van Zoeren
	Campbell	F	lerkimer		Partlow		Wade
	Chapman	F	liggins		Perkins		Wallace
	Combs	F	Tolmes		Pettit		Ward, C. E.
	Denby	F	Tunt		Powell. Gardne	r	Washer
	Dennis	J	enks		Powell, H. E.		Wells
	Dohany	F	Cidder		Randall		Werline
	Duncan	F	Kirk, J. P.		Read		Whelan
	Dunn	F	Cnight		Reynolds		Willis
	Dunstan	I	adner		Richards		Wright
	Durham		ane. John		Robinson, W. C		Speaker
	Eichhorn		•				

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The title of the bill was agreed to.

Senate bill No. 21 (file No. 12), entitled

A bill to prevent the desertion and abandonment of wife or children by persons charged by law with the maintenance thereof; to make such abandonment and desertion a felony and to prescribe the punishment therefor:

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, C. S. Adams, R. N. Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown	Mr. Ferry Fisher Fisk Francis Galbraith Halladay Hallenbeck Harley Herkimer	Mr. McCarthy Monroe, J. H. Morrice Munsell Neal Newberry Osborn Paddock Partley	Mr. Scott Seeley Shea Shook Siggins Thomas Thorington Vandercook Van Zoeren
Byrns	Holmes	Perkins	Wallace

Mr. Campbell Combs Denby Duncan Dunn Dunstan Durham	Mr. Jenks Kidder Kirk, J. P. Knight Ladner Lane, John Lane, O. B.	Mr. Pettit Powell, H. E. Randall Read Richards Robinson, L. C. Robinson, W. C.	Mr. Ward, C. E. Washer Wells Werline Whelan Willis Wright
Fairhanks	Lovell	itobinison, w. O.	Wilght

NAYS.

Mr. Hemans

Mr. Master

Mr. Powell, Gardner Mr. Speaker

70

79

The title of the bill was agreed to.

Senate bill No. 332 (file No. 68), entitled

A bill to provide for the submission to the qualified electors of the question of calling a convention for the purpose of making a general revision of the Constitution;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

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Mr.	Adams, R. N.	Mr. Ferry	Mr.	Lovell	Mr.	Seeley
	Ashley	Fisher		McCarthy		Shea.
	Austin	Fisk		Master		Sheldon
	Barnaby	Foster		Monroe, J. H.		Siggins
	Batchelder	Francis		Morrice		Stone
	Baumgaertner	Galbraith		Munsell		Thomas
	Brown	Gallup		Neal		Thorington
	Byrns	Halladay		Newberry		Vandercook
	Campbell	Hallenbeck		Osborn		Van Zoeren
	Chapman	Harley		Paddock		Wade
	Combs	Hemans		Partlow		Wallace
	De Lisle	Herkimer		Perkins		Ward, C. E.
	Denby	Higgins		Pettit		Ward, N. O.
	Dennis	Holmes		Powell, Gardner	•	Washer
	Dohany	Jenks		Powell, H. E.		Wells
	Duncan	Kidder	'	Read		Werline
	Dunn	Knight		Reynolds		Whelan
	Dunstan	Ladner		Richards		Wright
	Durham	Lane, John		Robinson, L. C.		Speaker
	Fairbanks	Lane, O. B.		Robinson, W. C	١.	

NAYS.

The title of the bill was agreed to.

House joint resolution No. 804 (file No. 110), entitled

A joint resolution to direct the Board of State Auditors to investigate, examine and settle the claim of Charles A. Jordan, of Lenawee County, Michigan, against the State of Michigan, on account of money disbursed by him as second lieutenant of Company D, 35th Michigan Volunteer Infantry, during the Spanish-American war, for the maintenance of the said company at Dundee, Michigan, after the said company had been recruited and while awaiting orders at Dundee, Michigan;

Was read a third time and passed, two-thirds of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Scott Mr. Adams, R. N. Mr. Ferry Mr. Lane, O. B. Fisher Seeley Anderson Lovell Ashley McCarthy Fisk Shee Sheldon Austin Foster Master Monroe, J. H. **Shook** Barnaby Francis Galbraith Morrice Siggins Batchelder Baumgaertner Stone Munsell Gallup Bolton Greusel Neal Thomas Osborn Thorington Brown Hallenbeck Vandercook Paddock Campbell Harley Van Zoeren Chapman Perkins Hemans Pettit Wallace Combs Herkimer De Lisle Ward, C. E. Ward, N. O. Powell, Gardner Higgins Denby Powell, H. E. Holmes Washer Dennis Hunt Randall Werline Dohany Jenks Read Kirk, William Duncan Reynolds Whelan Duna Richards Willis Knight Robinson, L. C. Wright Dungtan Ladner Durham Lane, John Rodgers Speaker

NAYS.

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The title and preamble of the joint resolution were agreed to.

House bill No. 139 (file No. 145), entitled

A bill to define and perfect the title to certain State tax homestead lands and to limit the time for bringing action in regard thereto;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Campbell Chapman Colby Combs De Lisle Denby Dennis Dohany Duncan Dunn Dunstan Durham	Mr. Fairbanks Ferry Fisher Fisk Francis Galbraith Gallup Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes Jenks Kidder Kirk, William Knight Ladner Lane, John	Mr. Lane, O. B. Lovell McCarthy Master Monroe, J. H. Morrice Munsell Neal Nottingham Osborn Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C.	Mr. Rodgers Sanderson Scott Seeley Shea Shook Stone Thomas Thorington Vandercook Van Zoeren Wade Wallace Ward, C. E. Ward, N. O. Wells Werline Whelan Willis Wright Speaker
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NAYS.

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House bill No. 270 (file No. 149), entitled

A bill to provide for the payment of tuition in another district of children who have completed the eighth grade in any school district;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof,

Mr. Galbraith moved to amend the bill by striking out in line 2 of Section 2 the word "supervisor" and inserting in lieu thereof, the word "Clerk."

The amendment was adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Brown Chapman Cclby Combs De Lisle Denby Dennis Dohany Duncan Dunn	Mr. Dunstan Durham Ferry Fisher Fisk Francis Galbraith Gallup Greusel Harley Hemans Herkimer Higgins Holmes Hunt Jenks Knight Lane, John	Mr. McCarthy Master Monroe, J. H. Morrice Munsell Neal Nottingham Osborn Paddock Perkins Pettit Powell, H. E. Randall Reynolds Richards Robinson, L. C. Robinson, W. C. Rodgers	Mr. Sanderson Scott Seeley Shea Stone Thomas Thorington Vandercook Van Zoeren Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Willis Wright Speaker
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NAYS.

72

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Mr. Halladay Mr. Ladner Mr. Powell, Gardner Mr. Wallace Kirk, William Lane. O. B.

The title of the bill was agreed to.

House bill No. 360 (file No. 151), entitled

A bill relative to the trimming of shade trees by telegraph or telephone companies;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof.

Mr. Herkimer moved to amend the bill:

1. By striking out in line 1 of Section 2 the words "the consent of."

2. By striking out Section 4 of the bill.

The amendments were adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bol'-on Brown Chapman Combs De Lisle Denby Dennis Dohany Duncan Dunn Dunstan Durham	Mr. Fairbanks Ferry Fisher Fisk Foster Francis Gallup Hallenbeck Harley Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, William Knight Ladner Lane, John Lane, O. B.	Mr. McCarthy Master Monroe, J. H. Morrice Munsell Newberry Nottingham Osborn Paddock Partlow Perkins Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C.	Mr. Sanderson Scott Seeley Shea Sheldon Shook Stone Thomas Thorington Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Willis Wright Speaker
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NAYS.

Mr. Van Zoeren

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78

The title of the bill was agreed to.

House bill No. 194 (file No. 140), entitled

A bill to amend Sections 4, 5, 14, 21, 24, 25 and 26 of Act No. 87 of the Session Laws of 1855, entitled "An Act relative to burying grounds," approved February 12, 1855, being Sections 8365, 8366, 8375, 8382, 8385, 8386 and 8387 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Campbell Chapman Colby Combs De Lisle Denby Dennis Dohany Duncan Dunn	Mr. Dunstan Durham Fairbanks Ferry Fisher Fisk Foster Francis Gallup Hallenbeck Harley Herkimer Higgins Hunt Jenks Kirk, William Knight Ladner Lane, John Lane, O. B.	Mr. McCarthy Master Monroe, J. H. Morrice Munsell Neal Newberry Nottingham Osborn Paddock Partlow Perkins Powell, Gardner Powell, H. E, Randall Read Reynolds Richards Rodgers	Mr. Sanderson Seeley Shea Sheldon Shook Thomas Thorington Van Zoeren Wade Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Willis Wright Speaker
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NAYS.

78 0 House bill No. 503 (file No. 142), entitled

A bill to amend Section 4 of an act in relation to life insurance companies, being Act No. 77 of the Public Acts of 1869, as amended, being Compiler's Section 7193; and also, to amend said Act No. 77 of the Public Acts of 1869 by adding another section thereto to be known as Section 33;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Campbell Chapman Colby Combs De Lisle Denby Dennis Dohany	Durham Fairbanks Ferry Fisk Foster Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes Jenks Kidder Kirk, William Knight Ladner	Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Nottingham Osborn Paddock Partlow Perkins Powell, Gardner Randall Read Reynolds Richards Rodgers	Mr. Seeley Shea Sheldon Shook Siggins Thomas Thorington Vandercook Wade Wallace Ward, C. E. Ward, N. O. Washer We'ls We'line Whelan Willis Wright
Dohany		Rodgers	Wright
Duncan Dunn	Lane, John	Sanderson	Speaker

NAYS.

77

The question being on agreeing to the title of the bill,

Mr. Kidder moved to amend the title so as to read as follows:

A bill to amend Section 4 of Act No. 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies transacting business within this State," as amended by the several acts amendatory thereof;

The motion prevailed.

The title as amended was then agreed to.

Pending the third reading of

House bill No. 288 (file No. 147), entitled

A bill relative to applications for the locating or establishing of drains within the County of Eaton;

Mr. Hallenbeck moved that the bill be laid on the table.

The motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. William Kirk moved that when the House adjourn to-day, it stand adjourned until to-morrow at 10 o'clock a.m.

The motion did not prevail.

Mr. Campbell moved to take from the table

House bill No. 678, entitled

A bill to amend Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 21 of Act No. 188 of the Public Acts of 1899, entitled "An Act to provide for the taxation of inheritances, transfers of property by will, transfers of property by the intestate laws of this State, or transfers of property by deed, grant, bargain, sale or gift, made in contemplation of the death of the grantor, vendor or donor, or intended to take effect in possession or enjoyment at or after such death."

The motion prevailed.

Mr. Campbell moved that the bill be referred to the Committee on General Taxation.

The motion prevailed.

Mr. Barnaby moved to take from the table

House bill No. 614, entitled

A bill to regulate the catching and taking of fish in the waters commonly known as Reed's Lake and Fisk Lake, in the Township of Grand Rapids, County of Kent.

The motion prevailed.

Mr. Barnaby moved that the bill be referred to the Committee on Fish and Fisheries.

The motion prevailed.

Mr. Sanderson moved to take from the table

House bill No. 852, entitled

A bill to provide for the construction of electric plants.

The motion prevailed.

Mr. Sanderson moved that the bill be referred to the Committee on City Corporations.

The motion prevailed.

Mr. Paddock moved to take from the table

House bill No. 938, entitled

A bill to enlarge the boundaries of the Village of East Jordan, County of Charlevoix, State of Michigan, by adding certain lands thereto, and including the same within the corporate limits of said village.

The motion prevailed.

Mr. Paddock moved that the bill be referred to the Committee on Village Corporations.

The motion prevailed.

The Speaker laid before the House the following resolution, offered yesterday by Mr. C. E. Ward, and laid over until to-day under the rules:

House resolution No. 96.

Resolved by the House (the Senate concurring), That when the Legislature adjourn Friday, April 3, it stand adjourned until Tuesday, April 7, at 9 o'clock p. m.

The question being on the adoption of the resolution,

The resolution was adopted.

SPECIAL ORDER.

The Speaker laid before the House the following bill:

Senate bill No. 360 (file No. 75), entitled

A bill to amend Section 6, Section 8, Section 10, Section 11. Section 12 and Section 13 of Act No. 173 of the Public Acts of 1901, entitled "An Act to provide for the assessment of the property of railroad companies, union station and depot companies, express companies, car loaning companies, stock car companies, refrigerator car companies, and fast freight line companies, and for the levy of taxes thereon by a State Board of Assessors, and for the collection of such taxes."

The question being on the passage of the bill,

Mr. Campbell moved to amend the bill by inserting in line 231, Section 12, after the word "ascertain," the words "and determine."

The amendment was adopted, a majority of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

NAYS.

Mr. Werline

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The title was agreed to.

Mr. Campbell moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

By unanimous consent the House returned to the order of Messages from the Governor.

MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, April 1, 1903.

To the Speaker of the House of Representatives:

Sir-In accordance with the request of the House I herewith return

House bill No. 693 (enrolled No. 146), entitled

A bill to amend and revise Section 35 of Chapter 2 of an act, entitled "An Act to amend and revise Chapters 1 and 2 of an act, entitled 'An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved May 4, A. D. 1895.

Very respectfully,

A. T. BLISS,

Governor.

The Speaker announced that the bill would be re-transmitted to the Senate in accordance with the request therefor, to which the House had already acceded.

By unanimous consent the House returned to the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 1, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following concurrent resolution:

Senate resolution No. 65.

Resolved by the Senate (the House concurring), that when the two houses of the Legislature adjourn on Friday, April 3, 1903, the same shall stand adjourned until Tuesday, April 7, 1903, at 9 o'clock p. m.;

And to inform the House that the resolution has been adopted by the Senate. In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the adoption of the resolution, The resolution was adopted.

Mr. Brown asked and obtained leave of absence for himself from the remaining sessions of this week and from the session of Tuesday of next week.

Mr. Pettit moved that the House adjourn.

The motion prevailed, the time being 5:30 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 2 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. GO., STATE PRINTERS. SESSION OF 1903



FIFTY-SECOND DAY.

Lansing, Thursday, April 2.

2 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. J. I. Hill.

The roll of the House was called by the Clerk who announced that a quorum was present.

The following named members were absent with leave: Messrs. Brown

and Whitaker.

The following named members were absent without leave: Messrs. Batchelder, Eichhorn, Hemans, J. P. Kirk, McCarthy and Seeley.

Mr. C. E. Ward moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Dennis asked and obtained leave of absence for Mr. McCarthy from tomorrow's session.

Mr. Dunstan asked and obtained an indefinite leave of absence for himself.

PRESENTATION OF PETITIONS.

No. 339. By Mr. Nottingham: Petition of Samuel Young and 100 other citizens of Lansing, Ingham County, and vicinity, asking for the passage of the so-called anti-cigarette bill.

The petition was referred to the Committee on State Affairs.

REPORTS OF STANDING COMMITTEES.

The Committee on General Taxation, by Mr. Campbell, Chairman, reported

House bill No. 678, entitled

A bill to amend Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 21 of Act No. 188 of the Public Acts of 1899, entitled "An Act to provide for the taxation of inheritances, transfers of property by will, transfers of property by the intestate laws of this State, or transfers of property by deed, grant, bargain, sale or gift, made in contemplation of the death of the grantor, vendor or donor, or intended to take effect in possession or enjoyment at or after such death;"

With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill, as substituted, be printed for the use of the committee.

The report was accepted.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

The question being on concurring in the recommendation of the committee that the bill be printed,

The recommendation was concurred in and the bill was ordered printed for the use of the committee.

The Committee on Drainage, by Mr. Willis, Chairman, reported House bill No. 242, entitled

A bill to amend Section 1 of Chapter 3 of Act No. 254 of the Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended by Act No. 272 of the Public Acts of 1899;

With the accompanying substitute therefor, entitled

A bill relative to applications for the locating and establishing of drains in Berrien County;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. John Lane moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Bolton Byrns Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunn	Mr. Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hallenbeck Harley Herkimer Higgins Holmes Jenks Kidder Kirk, William Knight Laner	Mr. McEachern Master Monroe, J. H. Monroe, J. S. Morrice Neal Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read	Washer Wells Werline
Dunstan	Lane, John	Reynolds	Willis

Mr. Durham Fairbanks Ferry

Lovell

Mr. Lane, O. B. Mr. Richards Mr. Wright Robinson, L. C. Speaker

85 8

NAYS.

The title was agreed to.

Mr. John Lane moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Revision and Amendment of the Statutes. by Mr. Master, Chairman, reported

House bill No. 271, entitled

A bill to amend Section 1 of Act No. 171 of the Public Acts of 1873, entitled "An Act establishing a State agency for the care of juvenile offenders," as last amended by Act No. 57 of the Public Acts of 1895, being Section 2260 of the Compiled Laws of 1897;

With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Revision and Amendment of the Statutes, by Mr. Master, Chairman, reported

House bill No. 792, entitled

A bill to amend Sections 2, 5 and 20 of Chapter 72 of the Revised Statutes of 1846, and the several acts amendatory thereto, relative to the payment of debts and legacies of deceased persons, being Sections 2, 5 and 20 of Chapter 252 of the Compiled Laws of 1897;

With the accompanying substitute therefor, entitled

A bill to amend Sections 2 and 5 of Chapter 72 of the Revised Statutes of 1846, and the several acts amendatory thereto, relative to the payment of debts and legacies of deceased persons, being Sections 2 and 5 of Chapter 252 of the Compiled Laws of 1897;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Revision and Amendment of the Statutes, by Mr. Master, Chairman, reported

House bill No. 158, entitled

A bill to amend Section 1 of Act No. 128 of the Public Acts of 1887, entitled "An Act for the requiring of a civil license in order to marry, and the due registration of the same, and to provide a penalty for the violation of the provisions of the same," approved May 31, 1887, the same being Compiler's Section 8602 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on State Library, by Mr. Dunn, Chairmam, reported Senate bill No. 98 (file No. 132), entitled

A bill making appropriations for the purchase of books and equipments for the Michigan State Library and the Michigan traveling libraries, for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported Senate bill No. 191, entitled

A bill to amend Section 1 of Act No. 217 of the Public Acts of 1899, entitled "An Act to amend Section 1 of Act No. 145 of the Public Acts of 1887, entitled 'An Act to regulate the use of steam engines, steam wagons or other vehicles, which are in whole or in part operated by steam, on the public highways of this State, and to prohibit the blowing of steam whistles upon the public highways of this State,' being Section 5543 of the Compiled Laws of 1897;"

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 827, entitled

A bill to amend Section 15 of an act, entitled "An Act supplemental to the charter of the City of Detroit, and relating to parks, boulevards and other public grounds in said city, and to repeal Act No. 374 of the Local Acts of 1879, entitled 'An Act to provide for the establishment and maintenance of a broad street or boulevard about the limits of the City of Detroit, and through portions of the Townships of Hamtramck, Greenfield and Springwells, in the County of Wayne," approved May 21, 1879.

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Pending the reference of the bill to the committee of the whole,

Mr. Greusel moved that the bill be laid on the table.

The motion prevailed.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 852, entitled

A bill to provide for the construction of electric plants;

With the accompanying substitute therefor, entitled

A bill to create a board of water and lighting commissioners for the Village of Gaylord;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Bolton moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Bolton Byrns Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan Durham	Mr. Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Gallup Halladay Hallenbeck Harley Hemans Herkimer Higgins Hunt Jenks Kidder Kirk, William Knight Lane, O. B.	Mr. Lovell McEachern Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Nottingham Osborn Oviatt Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards	Mr. Robinson, L. C. Robinson, W. C. Rodgers Sanderson Scott Shea Sheldon Shook Stone Thomas Van Zoeren Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Willis Wright Speaker
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NAYS.

The title was agreed to.

Mr. Bolton moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 718, entitled

A bill to establish an executive department of the municipal government of the City of Detroit, to be known as the department of buildings;

With the recommendation that it be referred to the Committee on State Affairs.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in, and the bill was referred to the Committee on State Affairs.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 424, entitled

A bill to authorize the fire commission of the City of Detroit to grant a pension to Mary Neville;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Denby moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Anderson Fis Ashley Fos Austin Fre Barnaby Gal Baumgaertner Gal Bolton Gre Byrns Ha Campbell Hal Chapman Ha Colby Hei Combs He DeLisle His Denby Ho Dennis Kid Dohany Kir Duncan Kn Dunn Lac Dunstan Lac Durham Lac	her M k M kter M her M kter M her M	Master Monroe, J. H. Monroe, J. S. Morrice Munsell Veal Veal Veatingham Veatingham Veatingham Veatit Veatiow Verkins Verkins Vettit Verkins Veatingham Veatit Verkins Veatit Verkins Veatit Verkins Ve	Robinson, W. Rodgers Sanderson Scott Shea Sheldon Shook Siggins Stone Thomas Thorington Van Zoeren Wade Wallace Ward, C. E. Ward, N. O. Wells Werline Willis Wright Speaker	C. 86
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NAYS.

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The title was agreed to.

Mr. Denby moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Messrs. Batchelder, Eichhorn, J. P. Kirk, Seeley and Whitaker entered the House and took their seats.

SPECIAL ORDER.

2:30 o'clock p. m.

The Speaker announced that the hour had arrived for the Special Order and laid before the House

House substitute for House bills Nos. 1, 132 and 1156 (file No. 169), entitled

A bill to provide for the nomination of candidates for public office by a direct vote of the electors, and for the election of members of committees of political parties, and to provide for and regulate the printing upon the official ballots at April and November elections of the names of candidates; to provide for additional registration days; and to regulate and protect such primary elections, to punish offenses committed in connection therewith, and to repeal all parts of acts conflicting herewith.

Mr. Colby moved that the House resolve itself into a committee of the whole on the Special Order.

The motion prevailed.

The Speaker called Mr. Campbell to the chair.

After some time spent in the consideration of the bill the committee

rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, has made certain amendments thereto, has partially considered a proposed substitute therefor, and recommends that the amendments be concurred in, that the proposed substitute be printed for the use of the committee, and that the bill be made a Special Order for Thursday, April 8.

T. G. CAMPBELL,

Chairman.

The question being on the adoption of the report of the committee of the whole,

Mr. Colby asked for a division of the question and moved that the vote be taken separately on concurring in the adoption of the proposed amendments and on concurring in the recommendation that the substitute be printed and that the bill be made a Special Order for April 9.

The motion prevailed.

The question being on the adoption of the proposed amendments made by the committee to the bill named in the report,

The amendments were adopted.

The question being on concurring in the recommendation of the committee that the substitute be printed and that the bill be made a Special Order for April 9.

Mr. Colby demanded the yeas and nays.

The demand was seconded.

The recommendation was not concurred in, a majority of the members present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C S. Mr. Fairbanks Mr. Lovell Mr. Richards
Adams, R. N. Foster McEachern Robinson, L. C.
Austin Francis Master Sanderson
Barnaby Galbraith Monroe, J. S. Seeley

Mr. Batchelder Mr. Gallup Mr. Nottingham Mr. Shook Baumgaertner Halladay Osborn Thomas Herkimer Oviatt Vandercock Byrns Campbell Higgins Partlow Ward, N. O. Perkins Wells Dunn Holmes Whelan Dunstan Kidder Pettit Durham Knight Randall Whitaker Eichhorn Lane, O. B. Read Willig

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NAYS.

Mr. Fisk Mr. Morrice Mr. Anderson Mr. Sheldon Greusel Munsell Ashley Siggins Bolton Hallenbeck Neal Stone Chapman Harley Newberry Thorington Colby Hemans Paddock Van Zoeren Hunt Powell, Gardner Powell, H. E. Wade Combs Jenks Wallace DeLisle Kirk, J. P. Kirk, William Denby Reynolds Ward, C. E. Robinson, W. C. Dennis Washer Dohany Ladner Rodgers Werline Duncan Lane, John Scott Wright Ferry Monroe, J. H. . Shea Speaker Fisher

Pending the further consideration of the bill, Mr. Randall moved that the House adjourn.

Mr. Wade demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Randall then did not prevail, a majority of the members present not voting therefor, by yeas and nays, as follows:

YEAS.

Mrs. TT-11-do-

MT.	Adams, C. S.	Mr. Dunstan	Mr. Halladay	MI.	Randali	
	Adams, R. N.	Durham	Herkimer		Read	
	Barnaby	Eichhorn	Higgins		Robinson, L.	C.
	Baumgaertner	Fairbanks	Master		Scott	
	Byrns	Galbraith	Nottingham		Ward, N. O.	
	Dunn	Gallup	Oviatt		Wells	
						24

NAY8.

Mr.	Anderson Ashley Batchelder Bolton Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Ferry Fisher Fisk Foster Francis	Mr.	Greusel Hallenbeck Harley Hemans Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lovell McEachern Monroe, J. H. Morrice	Mr.	Munsell Neal Newberry Osborn Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Reynolds Richards Robinson, W. C. Rodgers Sanderson Seeley Shea	•	Sheldon Shook Siggins Stone Thomas Thorington Vandercook Wade Wallace Ward, C. E. Washer Werline Whelan Whitaker Willis Wright Speaker
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Pending the further consideration of the bill,

Mr. Francis moved that the rules be suspended, and that the bill be placed on its immediate passage.

Mr. Byrns demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Francis then did not prevail, a majority of the members present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Colby Dennis Francis	Mr.	Herkimer Knight Lane, John	Mr.	Master Monroe, J. S. Newberry	Mr.	Osborn Perkins Wade
	Hallenbeck						

NAYS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Barnaby Batchelder Baumgaertner Byrns Campbell Chapman Combs DeLisle Denby Dohany Duncan Dunn Eichhorn Fairbanks Ferry	Mr. Foster Galbraith Gallup Greusel Halladay Hemans Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Ladner Lane. O. B. Lovell McEachern Monroe, J. H.	Mr. Munsell Neal Nottingham Oviatt Paddock Partlow Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C. Rodgers Sanderson Scott Seeley	Van Zoeren Wallace Ward, C. E. Washer Wells Werline
Ferry Fisk	Morrice	Seeley	Speaker

Pending the further consideration of the bill,

Mr. Colby moved that the bill be made a special order for immediate consideration, and that the House resolve itself into a committee of the whole on such special order.

Mr. Galbraith demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Colby then did not prevail, two thirds of the members present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Ashley Bolton Byrns Chapman Colby Combs De Lisle Denby	Mr. Fisk Foster Francis Greusel Hallenbeck Harley Hemans Holmes Hunt	Munsell Newberry Nottingham Paddock Pettit Powell, Gardner Powell, H. E. Reynolds	Mr. Shook Siggins Stone Thomas Thorington Vandercook Van Zoeren Wade Wallace
Dennis	Jenks	Richards	Ward, C. E.

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Mr. Dohany Mr. Kidder Mr. Robinson, W. C. Mr. Washer Kirk, J. P. Whelan Duncan Rodgers Fairbanks Kirk, William Willia Sanderson Ferry Lane. John Shea Speaker Fisher Monroe, J. H. Sheldon

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NAYS.

Mr. Adams, C. S. Mr. Halladay Mr. Monroe, J. S. Mr. Robinson, L. C. Adams, R. N. Herkimer Neal Scott Barnaby Higgins Osborn Seeley Batchelder Ward, N. O. Knight Oviatt Campbell Ladner Partlow Wells Dunn Lane, O. B. Perkins Werline Eichhorn Lovell Randall Whitaker Galbraith McEachern Read Wright Gallup Master 34

During the calling of the roll, Mr. Hemans arose to the point of order that the bill was not properly before the House for further consideration, inasmuch as the committee of the whole had made certain recommendations relative to the proposed substitute, but had made none concerning the bill itself and the bill was therefore still before the committee of the whole.

The Speaker declared the point of order not well taken for the reason that when the committee of the whole arose, it made a report upon the bill as well as upon the proposed substitute, and that the bill had thereby passed out of its possession.

Mr. Colby then arose to the point of order that the bill, having been reported by the committee of the whole, and all further control over the bill by the committee having been thereby released, the bill should properly be placed upon the order of Third Reading of Bills.

The Speaker declared that the point of order was not well taken for the reason that the House had not concurred in the recommendation of the committee of the whole relative to the bill, and that the bill was still before the House for such disposition as it might make.

Mr. Colby then moved that the bill be referred to the committee of the whole and made a special order for Wednesday, April 8, at two thirty o'clock p. m.

The motion prevailed, two-thirds of all the members present voting therefor.

By unanimous consent,

Mr. W. C. Robinson moved that when the House adjourn to-day, it stand adjourned until to-morrow at 9 o'clock a. m.

The motion prevailed.

By unanimous consent.

Mr. Osborn moved to reconsider the vote whereby the House yesterday refused to pass

House substitute for Senate bill No. 51, entitled

A bill to provide that all appointments to office made by the Governor shall be made by and with the advice and consent of the Senate.

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Mr. Randall arose to the point of order that a motion to reconsider the vote whereby the House refused to pass the bill had once been made and lost and that therefore a second motion to reconsider was not in order.

The Speaker declared the point of order not well taken for the reason that under rule 34 of the House Rules, a motion to reconsider was in order two several days upon a question to be reconsidered.

The question being upon the motion made by Mr. Osborn,

Mr. Baumgaertner demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Osborn then did not prevail, a majority of the members present not voting therefor, by yeas and nays, as follows:

YEAS.

NAYS.

Mr. Adams, C. S.	Mr. Gallup	Mr. Morrice	Mr. Scott	
Anderson	Greusel	Munsell	Seeley	
Batchelder	Halladay	Newberry	Shea ,	
Baumgaertner	Hallenbeck	Oviatt	Sheldon	
Bolton	Harley	Paddock	Thorington	
Campbell	Hemans	Powell, Gardner	Wallace	
Colby	- Hunt	Powell, H. E.	Ward, N. O.	
Combs	Jenks	Randall	Werline	
Duncan	Kirk, J. P.	Read	Whelan	
Fisher	Knight	Reynolds	Whitaker	
'Fisk	Loveil	Richards	Willis	
Foster	McEachern	Robinson, W. C.	Wright	
Francis	Monroe, J. H.	Rodgers	5	51

By unanimous consent,

Mr. Vandercook moved to reconsider the vote by which the House, on April 1, ordered the following bill to take immediate effect:

Senate bill No. 493, entitled

A bill to amend Sections 4, 6, 7, 9 and 14 of Act No. 327 of the Local Acts of 1897, and to repeal Act No. 438 of the Local Acts of 1901, entitled "An Act relative to justice courts in the City of Grand Rapids, to reduce the number thereof and to fix the compensation of such justices, and to provide a clerk and officers thereof," approved March 10, 1897.

The motion prevailed.

The question being on the motion that the bill be ordered to take immediate effect,

The motion did not prevail, two-thirds of all the members-elect not voting therefor.

Mr. Vandercook then moved to reconsider the vote by which the House, on April 1, passed the above named bill.

The motion prevailed, a majority of all the members present voting therefor.

The question being on the passage of the bill,

Mr. Vandercook then moved that the bill be laid on the table.

The motion prevailed.

The House then resumed the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 244, entitled

A bill making an appropriation for the Michigan State Agricultural Society for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported Senate bill No. 62 (file No. 16), entitled

A bill to amend Section 1 of Act No. 87 of the Public Acts of 1891, entitled "An Act to provide for appropriation of money to pay the salary of the Attorney General, clerks and certain expenses in such department, and to provide the manner and condition of payment, and to repeal all acts and parts of acts contravening the provisions of this act," as amended;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 318 (file No. 180), entitled

A bill making appropriations for the Asylum for the Criminal Insane for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 1038, entitled

A bill to provide for the regulation of tontine, bond, certificate and investment companies, partnerships and associations, other than building and loan associations:

With the accompanying substitute therefor, entitled

A bill to provide for the regulation of corporations, companies, partnerships, associations or firms, other than building and loan associations and life insurance companies, which issue, place or sell certificates, bonds, debentures, tontine contracts, or other investment securities of any kind or description on the partial payment or installment plan, prescribing the terms and conditions upon which such corporations, companies, partnerships, associations or firms shall be permitted to do business in this State;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

Senate bill No. 173 (file No. 89), entitled

A bill to authorize any gas light company and any consolidated company formed by the union of a street railway and electric light company, being corporations organized under the laws of this State, and having their principal place of business in the same town, village or city, to unite and consolidate with any corporation organized under the laws of an adjoining state, and which, under and by virtue of the rights, powers and franchises possessed and enjoyed by it under the laws of such adjoining state, owns and operates a street railway therein and also manufactures, produces, generates, sells and furnishes gas and electricity for heating, lighting and power purposes, where the street railway lines of the two corporations last mentioned shall form a connecting and continuous line of railway between this State and such adjoining state;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 734, entitled

A bill to amend Section 2 of Act No. 128 of the Session Laws of 1899, entitled "An Act to authorize the consolidation of street railway, electric light and gas light companies, or any two thereof;"

With the accompanying substitute therefor, entitled

A bill to amend Act No. 128 of the Session Laws of 1899, entitled "An Act to authorize the consolidation of street railway, electric light and gas light companies, or any two thereof;"

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Byrns moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. & Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Bolton Byrns Campbell Chapman Colby Combs DeLisle Denby Denis Duncan Dunn Eichhorn Fairbanks Ferry		Mr. Lovell McEachern Master Monroe, J. H. Morrice Munsell Neal Newberry Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C.	Wells Werline Whelan Whitaker Willis Wright
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NAYS.

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The title was agreed to.

Mr. Byrns moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

Senate bill No. 283, entitled

A' bill to enable any consolidated company formed prior to June 1, 1899, by the union of a street railway company and an electric light company, to acquire, possess and exercise all the rights, powers, privileges and franchises conferred upon electric light companies by Section 10 of the act of the Legislature of the State of Michigan, entitled "An Act to authorize the formation of electric light companies," approved April 1, 1881, as amended by Act No. 96 of the Public Acts of the Legislature of the State of Michigan, passed at the regular session of 1899;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By unanimous consent,

Mr. Galbraith moved that 500 copies of the proposed substitute for House substitute for House bills Nos. 1, 132 and 1156 (file No. 169), entitled

A bill to provide for the nomination of candidates for public office by a direct vote of the electors, and for the election of members of committees of political parties, and to provide for and regulate the printing upon the official ballots at April and November elections of the names of candidates; to provide for additional registration days; and to regulate and protect such primary elections, to punish offenses committed in connection therewith, and to repeal all parts of acts conflicting herewith:

Be printed for the use of the House.

The motion prevailed.

By unanimous consent,

Mr. Pettit moved to take from the table

House bill No. 1128, entitled

A bill to enlarge the boundaries of School District No. 1 of Hancock Township, in the County of Houghton, by attaching certain territory thereto.

The motion prevailed.

Mr. Pettit moved that the bill be referred to the Committee on Education.

The motion prevailed.

Mr. Francis asked and obtained leave of absence for himself from to-morrow's session.

Mr. Neal asked and obtained leave of absence for himself and Messrs. Vandercook, Randall, Stone, Durham, O. B. Lane, R. N. Adams, J. H. Monroe and Whitaker, members of the Committee on Ways and Means, from to-morrow's session.

The Clerk announced that the following bill had been printed and that it was presented to the Governor April 2:

House bill No. 490 (enrolled No. 156).

Mr. Neal moved that the House take a recess until 7:45 o'clock p. m. The motion prevailed, the time being 5:35 o'clock p. m.

AFTER RECESS.

7:45 o'clock.p. m.

The House was called to order by the Speaker.

Pursuant to the recommendation of the special committee appointed under House resolution No. 50, as embodied in the report of such committee adopted March 3, the Speaker announced that the two Houses of the Legislature would meet in Joint Convention at 8 o'clock.

Mr. Neal moved that the Speaker appoint a committee of three to inform the Senate that the House was ready to meet in Joint Convention.

The motion prevailed.

The Speaker appointed as such committee, Messrs. Neal, Galbraith and Hemans.

The Sergeant at Arms announced the members of the Senate, accompanied by the judges of the Supreme Court and State officers, who were admitted and conducted to seats.

JOINT CONVENTION.

8 o'clock p. m.

The Joint Convention was called to order by the President pro tem. of the Senate, Hon. O. B. Fuller, President of the Joint Convention.

The roll of the Senate was called by the Secretary of the Senate, who announced that a quorum of the Senate was present.

The roll of the House was called by the Clerk of the House, who announced that a quorum of the House was present.

The President of the Joint Convention announced that the two Houses had met in Joint Convention to commemorate the death of Hon. James McMillan, Senator from Michigan in the Congress of the United States, who died at Manchester-by-the-Sea. Massachusetts, August 10, 1902.

Senator Lockerby offered the following resolutions:

Died, August 10, 1902, at Manchester-by-the-Sea, Massachusetts, Hon. James McMillan, senior Senator in the Congress of the United States for the State of Michigan.

This announcement, which came with an unexpected suddenness to the people of our State, caused them to stand abashed in the presence of the Mighty Hand which had deemed it wise to remove from them a man who had endeared himself to them by his nobility of character, and his ability and potent influence in the councils of the nation, and with uncovered head they bowed beneath the stroke which had deprived the State of one of its chieftains, and the nation of a wise and careful counselor.

The people of the State of Michigan recognized in James McMillan a man of keen and far-seeing judgment, a political leader, conservative and at the same time progressive, whose counsel was always on the side of right, justice and morality, a statesman who was made conspicuous by his invaluable service to both the State and the nation, and in whose judgment they had learned to place the greatest confidence.

In view of the above considerations, be it

Resolved, by the Senate and House of Representatives in Joint Convention assembled, That the people, through us, their representatives, hereby declare their sense of the great loss sustained in the demise of the Hon. James McMillan; that they recognize the loyalty of his service; that they remember him as their devoted champion and true friend, and that, among the great names in Michigan history, his name will ever remain as a synonym for greatness, nobleness and true-hearted devotion to his fellow citizens; and that we express our belief that in the years to come, on the pages of history where are grouped the names of the illustrious sons of Michigan who have proven themselves great among all, as servants of the nation and the people, no name will read more brightly there than that of James McMillan; and be it

Resolved further, That. as a mark of the approval by the people of the State of the life and character of James McMillan, and of their devotion to his memory, as well as an expression of their sympathy in her great bereavement, a copy of these resolutions, suitably engrossed, be prepared and transmitted to the widow of the deceased.

WM. H. LOCKERBY,
A. W. FARR,
FRANK P. GLAZIER,
Senate Committee.
FRANK S. NEAL,
THADDEUS SEELEY,
EARL B. BOLTON,

House Committee.

The question being on the adoption of the resolutions, Addresses were made by Hon. Julius Caesar Burrows and Hon. Russell A. Alger, Senators from Michigan in the Congress of the United States, and Hon. John Patton, Ex-United States Senator from Michigan.

The question being on the adoption of the resolutions, The resolutions were unanimously adopted by a rising vote.

Senator Bangham moved that the Joint Convention adjourn.

The motion prevailed, the time being 9:57 o'clock p. m.

ELBERT V. CHILSON,

Secretary of the Senate.

CHARLES S. PIERCE, Clerk of the House of Representatives. Secretaries of the Joint Convention. The members of the Senate having retired, The House was called to order by the Speaker.

Mr. W. C. Robinson moved that the House adjourn.
The motion prevailed, the time being 9:59 o'clock p. m.
The Speaker declared the House adjourned until tomorrow at 9 o'clock a. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS. SESSION OF 1903



FIFTY-THIRD DAY.

Lansing, Friday. April 3.

9 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. J. I. Hill.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. Brown,

Dunstan, Francis, O. B. Lane, McCarthy. Randall and Whitaker.

The following named members were absent without leave: Messrs. Austin, Batchelder, DeLisle, Dunn, Gallup, Greusel, Hunt, Jenks, J. P. Kirk, John Lane, Lovell, Nottingham, Walker, N. O. Ward and Werline.

Mr. Pettit moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, April 3:

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House bill No. 54 (enrolled No. 152);
House bill No. 788 (enrolled No. 153);
House bill No. 838 (enrolled No. 154);
House bill No. 487 (enrolled No. 155);
House bill No. 825 (enrolled No. 157);
House bill No. 70 (file No. 67, enrolled No. 158);
House bill No. 228 (file No. 95, enrolled No. 159).
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PRESENTATION OF PETITIONS.

No. 340. By Mr. Sheldon: Petition of Hon. T. F. Shepard, Circuit Judge of Bay County, county officers of Bay County, officers of the City of Bay City. superintendent and principals of schools of Bay City and members of the board of education of said city, asking for the passage of House bill No. 989, requiring the appointment of women as members of certain State boards.

Mr. Sheldon moved that the petition be spread at length upon the Journal.

The motion prevailed.

The following is the petition;

To the Honorable House of Representatives of the Legislature of Michi-

gan :

The undersigned, residents of the County of Bay, respectfully petition that you vote for and influence the passage of House bill No. 989, file No. 182, "To require appointment of women as members of certain State boards," namely; at least one woman as member of each of the following:

Michigan School for the Deaf;

Michigan School for the Blind;

State Public School;

Michigan Home for the Feeble-Minded and Epileptic;

Industrial Home for Girls;

State Asylum; and

Michigan Soldiers' Home.

Also, at least two women members of boards of Michigan Asylum for the Insane, Eastern Michigan Asylum, Northern Michigan Asylum, and Upper Peninsula Hospital for the Insane.

The petition was referred to the committee of the whole.

REPORTS OF STANDING COMMITTEES.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

House bill No. 614, entitled

A bill to regulate the catching and taking of fish in the waters commonly known as Reed's Lake and Fisk Lake in the Township of Grand Rapids, County of Kent;

With the accompanying substitute therefor, entitled

A bill to amend Section 2 of Act No. 389 of the Local Acts of 1873, entitled "An Act to prevent the destruction of fish in Reed's Lake and Fisk Lake in the Township of Grand Rapids, in the county of Kent," as amended by Act No. 278 of the Local Acts of 1897;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Anderson moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

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YEAS.

Mr. Adams, R. N.	Mr. Fisk	Mr. Osborn	Mr. Sheldon
Anderson	Foster	Oviatt	Shook
Ashley	Galbraith	Paddock	Siggins
Barnaby	Halladay	Partlow	Thomas
Baumgaertner	Hallenbeck	Perkins	Thorington
Bolton	Herkimer	Pettit	Vandercook
Chapm an	Higgins	Powell, Gardner	r Van Zoeren
Colby	Kidder	Powell, H. E.	Wade
Combs	Kirk, William	Read	Wallace
Denby	Knight	Reynolds	Ward, C. E.
Dennis	Ladner	Richards	Washer
Dohany	McEachern	Robinson, W. C.	Wells
Duncan	Master	Rodgers	Whelan
Eichhorn	Monroe, J. S.	Sanderson	Willig
Fairb anks	Morrice .	Scott	Wright
Ferry	Munsell	Seeley	Speaker
Fisher	Newberry	Shea	

NAYS.

The title was agreed to.

Mr. Barnaby moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

House bill No. 209, entitled

A bill to provide for the lawful taking of cisco fish in the waters of Sauble Lakes, in Lake County, Michigan;

With the accompanying substitute therefor, with the same title;

And recommended that the substitute be concurred in, and that the bill as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Fairbanks moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Anderson Foster Osborn Sheldon	
Ashley Galbraith Oviatt Shook	
Barnaby Halladay Paddock Siggins	
Batchelder Hallenbeck Partlow Thomas	
Baumgaertner Harley Perkins Thoring	ton
Bolton Herkimer Pettit Vandero	ook
Byrns Higgins Powell, Gardner Van Zoe	ren
Chapman Holmes Powell, H. E. Wade	
Colby Kidder Read Wallace	

Mr. Combs Mr. Kirk, William Mr. Reynolds Mr. Ward, C. E. Denby Knight Richards Washer Ladner Robinson, W. C. Wells Dennis McEachern Dohany Rodgers Whelan · Master Duncan Sanderson Willis Eichhorn Monroe, J. S. Scott Wright Fairbanks Morrice Seelev Speaker Ferry Munsell

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NAYS.

The title was agreed to.

Mr. Fairbanks moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Railroads, by Mr. Read, Chairman, reported

House bill No. 671 (file No. 101), entitled

A bill to provide for the exercise of the police power of the State over the affairs and business of corporations or persons engaged in urban, suburban and interurban railway transportation, by the Commissioner of Railroads and to define the powers and duties of said Commissioner of Railroads with reference thereto:

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade. Chairman, reported Senate bill No. 137, entitled

A bill to legalize the action of the township board of the Township of Egleston, Muskegon County, in voting to issue certain orders on the treasurer of said township in payment for money loaned said township and to declare said orders legal and proper claims against said township and to provide for the payment of the same;

With the recommendation that it be referred to the Committee on

State Affairs.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee.

The recommendation was concurred in, and the bill was referred to the Committee on State Affairs.

MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, April 1, 1903.

To the Speaker of the House of Representatives:

Sir-In accordance with the request of the Legislature of the state of

Washington, I have the honor to place before the House of Representatives the appended correspondence from the office of the Secretary of State of Washington, with the request that the same be spread upon the House Journal and thereafter transmitted to the Senate.

Very respectfully,

A. T. BLISS,

Governor.

The following is the communication from the Secretary of State of Washington, transmitted by the Governor:

The State of Washington, Department of State, Olympia, March 13, 1903.

To His Excellency, the Governor of the State of Michigan, Lansing, Mich.:

Dear Sir—In compliance with Section 2 of House bill No. 207, the same being Chapter 61 of the laws of 1903. I have the honor to transmit herewith a copy of said act, with the request that you place same before the Legislature of your State for their consideration and action, as indicated therein.

Yours respectfully,

SAM H. NICHOLS, Secretary of State.

House bill No. 207.

An act making application to the Congress of the United States of America to call a convention for proposing amendments to the Constitution of the United States of America as authorized by Article V of the Constitution of the United States of America.

Whereas, The present method of electing a United States Senator is expensive and conducive of unnecessary delay in the passage of useful legislation, and

Whereas, The will of the pople can best be ascertained by direct vote of the people; therefore

Be it enacted by the Legislature of the state of Washington:

Sec. 1. That application be and the same is hereby made to the Congress of the United States of America to call a convention for proposing amendments to the Constitution of the United States of America as authorized by Article V of the Constitution of the United States of America.

Sec. 2. That a duly certified copy of this act be immediately transmitted to the presiding officer of each legislative body of each of the several states of the United States of America, through the Governor of each of the several states, with a request that each of such legislatures pass an act of like import as this act.

Passed by the House February 19, 1903.

W. H. HARE, Speaker of the House.

Passed by the Senate March 7, 1903.

J. J. SMITH, President of the Senate.

Approved March 12, 1903.

HENRY McBRIDE, Governor. A message was received from the Governor announcing the approval on April 2, of the following bills:

House bill No. 286 (enrolled No. 94), entitled

A bill to provide for a stenographer to take and transcribe testimony on examination of persons charged with criminal offenses and at coroner's inquests in the County of Genesee;

House bill No. 285 (enrolled No. 100), entitled

A bill providing for the appointment, fixing the compensation and defining the duties of the stenographer of the probate court for the County of Genesee;

House bill No. 619 (enrolled No. 102), entitled

A bill to provide for the manner of taking of testimony before the probate court, justices of the peace, and coroners, in the County of Oakland, and to provide for the appointment, fix the term of office, and prescribe the duties, liabilities and compensation of a stenographer and assistant stenographer for said courts; and to repeal Act No. 377 of the Local Acts of the State of Michigan for the year 1895;

House bill No. 633 (enrolled No. 107), entitled

A bill to submit anew to the qualified electors of the City of Detroit the question of borrowing money and issuing the bonds of said city under the provisions of an Act No. 480 of the Local Acts of 1901, entitled "An Act to authorize the City of Detroit to construct and maintain an additional bridge or bridges over the American channel of the Detroit River," approved June 6, 1901;

House bill No. 122 (enrolled No. 111), entitled

A bill to limit the aggregate amount which may be raised by general taxes in the City of Mt. Clemens, Macomb County, Michigan;

House bill No. 953 (enrolled No. 112), entitled

A bill to amend Section 14 of Title 10 of the charter of the City of Grand Rapids. being Local Act No. 374 of the Laws of 1897, entitled "An Act to revise the charter of the City of Grand Rapids," so as to authorize the board of police and fire commissioners to control, manage or direct the construction or repairs of engine houses within said city;

House bill No. 375 (enrolled No. 113), entitled

A bill to regulate and fix the salary of the probate register of the County of Kent, and to repeal all acts and parts of acts inconsistent therewith;

House bill No. 121 (file No. 57, enrolled No. 116), entitled

A bill to amend Sections 2, 5 and 25 of Chapter 3 of Act No. 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and repeal all statutes and acts contravening the provisions of this act," approved May 21, 1881, being Sections 4667, 4670 and 4691 of the Compiled Laws of 1897:

House bill No. 1150 (enrolled No. 120), entitled

A bill to authorize Bay City to borrow money and issue its bonds therefor, to defray the expense of construction of local improvements for the year 1903, and to provide for the payment of said bonds;

House bill No. 959 (enrolled No. 129), entitled

A bill to amend Sections 1, 3 and 4 of an act, entitled "An Act to incorporate the Detroit Library Commission, and to provide means for acquiring land and the construction of public library building or buildings thereon and the maintenance of the same," approved March 29, 1901;

House bill No. 1007 (enrolled No. 130), entitled

A bill to amend Section 19 of Chapter 11 of an act, entitled "An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883;

House bill No. 1091 (enrolled No. 132), entitled

A bill to amend Sections 5, 7, 13, 14 and 17 of an act, entitled "An Act relative to free schools in the City of Detroit," approved February 24, 1869, as amended May 23, 1893;

House bill No. 440 (enrolled No. 133), entitled

A bill to amend Sections 4, 17, 21, 30, 39, 89, 106, 156 and 213 of Act No. 448 of the Local Acts of 1897, entitled "An Act to revise and amend Act No. 346 of the Local Acts of 1881, entitled 'An Act to revise an act to incorporate the City of Bay City,' approved March 30, 1881, as amended and revised by the several acts amendatory and revisionary thereof," approved May 29, 1897, as amended and revised by the several acts amendatory and revisionary thereof, and to repeal all acts and parts of acts inconsistent herewith;

House bill No. 965 (enrolled No. 134), entitled

A bill to amend Sections 14 and 18 of Title 6, and to add eleven new sections to said Title 6 of Act No. 424 of the Local Acts of 1895, entitled "An Act to incorporate the City of Traverse City in the County of Grand Traverse, and to repeal all acts and parts of acts in conflict therewith," as amended by the several acts amendatory thereof;

House bill No. 307 (enrolled No. 135), entitled

A bill to vacate the plat of Central City and Buel's addition thereto, in the County of Midland and State of Michigan;

House bill No. 108 (file No. 85, enrolled No. 139), entitled

A bill to amend Act No. 183 of the Public Acts of 1897, entitled "An Act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," approved May 29, 1897, the same being Sections 363 to 414, inclusive, of the Compiled Laws of 1897, by adding a new section to stand between Sections 48 and 49 of said act, to be known as Section 48c;

House bill No. 537 (enrolled No. 140), entitled

A bill to authorize the Village of Grass Lake, in the County of Jackson, and State of Michigan, to borrow money and issue bonds therefor, the proceeds of which are to be used for the purchase of real estate for public grounds, parks, markets, public buildings, and for other purposes necessary or convenient for the public good, and to promote and make any public improvement in said village;

House bill No. 410 (enrolled No. 141), entitled A bill to authorize the city of Ionia to refund certain of its bonds;

House bill No. 1158 (enrolled No. 143), entitled

A bill to amend Section 1 of Act No. 321 of the Local Acts of 1877, entitled "An Act to incorporate the Village of Rogers," approved May 1, 1877;

House bill No. 289 (enrolled No. 145), entitled

A bill to provide for the public care of country cemeteries of Kalamazoo County;

House bill No. 7 (enrolled No. 149), entitled

A bill to provide a sinking fund for the payment of certain indebtedness of the City of Grand Rapids and a board of sinking fund commissioners for the care, custody and disposal of such fund;

House bill No. 490 (enrolled No. 156), entitled

A bill to provide a board of library commissioners to have charge and management of the public district library and library property and art gallery property in the City of Grand Rapids.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 1, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 51 (file No. 62), entitled

A bill to amend Section 10 of Local Act No. 392 of the Session Laws of 1897, approved April 9, 1897, entitled "An Act to amend Sections 5, 9, 10, 11 and 13 of Act No. 314 of the Local Acts of Session Laws of 1885, approved April 2, 1885, entitled 'An Act to incorporate the public schools of the Township of Bangor, Bay County'";

House bill No. 321 (file No. 88), entitled

A bill to amend Section 33 of Act No. 113 of the Public Acts of 1877, entitled "An Act to revise the laws providing for the incorporation of companies for mining, smelting or manufacturing iron, copper, silver, mineral coal, and other ores or minerals, and to fix the duties and liabilities of such corporations," as amended, being Section 7023 of the Compiled Laws of 1897;

House bill No. 322 (file No. 93), entitled

A bill to amend Section 1 of Act No. 206 of the Public Acts of 1901, entitled "An Act to prescribe the terms and conditions on which foreign corporations may be admitted to do business in Michigan;"

House bill No. 365 (file No. 86), entitled

A bill to amend Section 3 of Act No. 128 of the Public Acts of 1855, entitled "An Act to prevent the issue and sale of fraudulent stock by incorporated companies." the same being Compiler's Section 11364 of the Compiled Laws of 1897;

House bill No. 455, entitled

A bill to authorize the City of Sault Ste. Marie to aid in the establishment and maintenance of a free ferry between said city and the Township of Sugar Island, in the County of Chippewa;

House bill No. 622 (file No. 121), entitled

A bill to amend Section 43 of Act No. 206 of the Public Acts of 1893, entitled "An Act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien; providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act number 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being Section 3866 of the Compiled Laws of 1897:

And to inform the House that the Senate has passed said bills.

Very respectfully, ELBERT V. CHILSON.

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 1, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the follow-bills:

House bill No. 206, entitled

A bill to authorize the Board of Education of the City of Escanaba, County of Delta and State of Michigan, to borrow money and issue bonds in the sum of twenty-five thousand dollars to be used in the erection of a school building in the city and in the purchase of a site therefor;

House bill No. 615, entitled

A bill to amend Section 5 of Chapter 1; Sections 2. 3, 4 and 6 of Chapter 2; Sections 1, 3, 5 and 10 of Chapter 3; Sections 1, 3, 4, 6, 7 and 9 of Chapter 4; Sections 9, 10, 13, 21, 22, 33 and 42 of Chapter 5; Sections 5 and 9 of Chapter 6; Sections 11 and 17 of Chapter 8; Section

8 of Chapter 12; Section 5 of Chapter 17; Sections 1, 2, 3, 4, 5, 6, 7, 9; 10, 12, 15, 16, 17 and 22 of Chapter 21; Sections 6 and 12 of Chapter 23; Sections 2, 3, 4, 5, 6, 7, 12, 13 and 14 of Chapter 24 of an act, entitled "An Act to incorporate the City of Sault Ste. Marie and to repeal an act, entitled 'An Act to reincorporate the Village of Sault Ste. Marie, approved May 29, 1879, as amended, '" being Act No. 533 of the Local Acts of 1887, approved June 21, 1887, as amended by the several acts amendatory thereof, and to add thereto one new section to stand as Section 44 of Chapter 5;

House bill No. 897, entitled

A bill to authorize the City of Menominee to borrow money for the purpose of paying the cost of paying a part of Main street in said city with brick and to issue bonds therefor;

House bill No. 1031, entitled

A bill to amend an act, entitled "An Act to re-incorporate the City of Menominee, to provide for the election and appointment of officers therein, and to repeal Act No. 228 of the Session Laws of 1883, entitled 'An Act to-incorporate the City of Menominee,' and to repeal Act No. 281 of the Session Laws of 1891, entitled 'An Act to revise and amend the charter of the City of Menominee,' being Act No. 228 of the Session Laws of 1883, entitled 'An Act to incorporate the City of Menominee,' approved April' 9, 1891, and all amendments thereto," approved May 22, 1901;

House bill No. 1073, entitled

A bill to amend Section 3 of House enrolled Act No. 42 of the Local' Acts of 1903, entitled "An Act to divide the Township of Hudson in the County of Lenawee into two election districts;"

House bill No. 852, entitled

A bill to create a board of water and lighting commissioners for the Village of Gaylord;

House bill No. 242, entitled

A bill relative to applications for the locating and establishing of drains in Berrien County;

House bill No. 78, entitled

A bill to amend Chapter 9 of an Act, entitled "An Act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relating thereto," being Act No. 254 of the Public Acts of 1897, approved June 2, 1897, as amended by the several acts amendatory thereto, by adding to said chapter a new section, to stand as Section 15, and providing for the payment of certain drain orders in Cheboygan County;

House bill No. 621 (file No. 124), entitled

A bill to amend Section 77 of Chapter 16 of the Revised Statutes of 1846, relating to the bonds of township treasurers, being Compiler's Section 2354 of the Compiled Laws of 1897, being Section 752 of Howell's Annotated Statutes;

House bill No. 240, entitled

A bill to regulate the taking of fish in Whitney Bay or any waters tributary thereto, in the Township of Drummond, County of Chippewa;

And to inform the House that the Senate has passed said bills, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of State.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 1, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 485, entitled

A bill to amend Section 7 of Chapter 3, Section 13 of Chapter 4, Section 1 of Chapter 11, Sections 37 and 39 of Chapter 12, and Section 1 of Chapter 13, and Section 15 of Chapter 14 of an act, entitled "An Act to amend and revise the charter of the City of Marquette, Marquette County," approved March 27, 1891, and acts amendatory thereof, and to repeal all acts or parts of acts contravening the provisions of this act;

And to inform the House that the Senate has amended the bill as

follows:

By striking out of lines 9 and 10 of Section 15 the words, "And to prescribe the conditions and manner of such service," and inserting in lieu thereof the words "as shall be established by said common council;"

And that as thus amended, the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully.

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate.

Mr. Wells moved that the bill be laid on the table.

The motion prevailed.

Messrs. Batchelder and Werline entered the House and took their seats.

The following message from the Senate was received and read:

Senate Chamber, April 1, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the follow-bill:

House bill No. 38 (file No. 23), entitled

A bill to incorporate the Commandery of the State of Michigan, Military Order of the Loyal Legion of the United States;

And to inform the House that the Senate has adopted the accom-

panying substitute therefor, entitled

A bill to provide for the incorporation of Michigan Commanderies of

the Military Order of the Loyal Legion of the United States;

And to further inform the House that the Senate has passed the bill as thus substituted and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The question being on the adoption of the substitute for the bill, The substitute was adopted, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Barnaby Batchelder Baumgaertner Bolton Byrns Campbell Chapman Colby Combs Denby Dennis Dohany Duncan Eichhorn	Mr. Fairbanks Ferry Fisher Foster Galbraith Halladay Hallenbeck Harley Herkimer Higgins Holmes Kidder Kirk, William Knight Ladner McEachern Master	Mr. Monroe, J. S. Morrice Munsell Newberry Osborn Oviatt Paddock Partlow Perkins Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C. Sanderson Scott	Wasi cr Wells Werline Whelan
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The question being on agreeing to the title of the substitute, The title was agreed to.

Mr. Denby moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting theretherefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

Mr. Greusel entered the House and took his seat.

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The following message from the Senate was received and read:

Senate Chamber, April 2, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 693, entitled

A bill to amend and revise Section 35 of Chapter 2 of an act, entitled "An Act to amend and revise Chapters 1 and 2 of an act, entitled 'An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith,'" approved May 4, A. D., 1895;

And to inform the House that the Senate has amended the bill as

follows:

By striking out of line 6 of Section 1 the word "May" and inserting in lieu thereof the word "June";

And also to inform the House that the Senate has amended the title to read as follows:

A bill to amend and revise Section 35 of Chapter 2 of an act, entitled "An Act to amend and revise Chapters 1 and 2 of an act, entitled 'An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 4, A. D., 1895;

And that, as thus amended, and the title so amended, the Senate has

passed said bill.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Ferry	Mr. Monroe, J. S.	Mr. Shea
Anderson	Fisher	Morrice	Sheldon
Ashley	Foster	Munsell	Shook
Barnaby	Galbraith	Newberry	Siggins
Batchelder	Greusel	Osborn	Thomas
Baumgaertner	Halladay	Oviatt	Thorington
Bolton	Hallenbeck	Paddock ·	Vandercook
Byrns	Harl ey	Partlow	Van Zoeren
Campbell	Herkimer	Perkins	Wallace
Chapman	Higgins	Powell, H. E.	Ward, C. E.
Colby	Holmes	Read	Washer
Combs	Kidder	Reynolds	Wells
Denby	Kirk, William	Richards	Werline
Dennis .	Knight	Robinson, W. C	C. Whelan
Dohany	Ladner	Sanderson	Willis
Duncan	McEachern	Scott	Wright
Eichhorn	Master	Seeley	Speaker
Fairbanks			

NAYB.

The question being on agreeing to the title of the bill, as amended by the Senate,

The title was agreed to.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 2, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 672, entitled

A bill to amend Section 18 of Act No. 379 of the Local Acts of 1895, entitled "An Act to reincorporate the City of Charlotte, and to repeal Act No. 250 of the Session Laws of Michigan for the year 1871, entitled 'An Act to incorporate the City of Charlotte,' approved March 29, 1871, and all amendments thereof;"

And to inform the House that the Senate has amended the bill as follows:

By inserting in line 1 of Section 1 after the word "hundred" the words "seventy-nine":

And that, as thus amended, the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Manderson Ashley Barnaby Batchelder Baumgaertner Bolton Byrns Campbell Chapman Colby Combs Denby Dennis Dohany Duncan Eichhorn	r. Fairbanks Ferry Fisher Foster Galbraith Greusel Halladay Hallenbeck Harley Herkimer Higgins Holmes Kidder Kirk, William Knight Ladner McEachern	Mr. Master Mr. Monroe, J. S. Morrice Munsell Newberry Oviatt Paddock Partlow Perkins Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C. Sanderson Scott	Seeley Shea Sheldon Siggins Thomas Thorington Vandercook Van Zoeren Wallace Ward, C. E. Washer Wells Werline Whelan Willis Wright Speaker
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The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 2, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 794, entitled

A bill to provide for and fix and limit the compensation and to prescribe certain duties of the sheriff of the County of Wayne;

And to inform the House that the Senate has passed said bill and has ordered the same to take effect January 1st, 1905.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 2, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 306 (file No. 125), by Mr. Bangham, entitled

A bill to provide for the inspection of animals intended for meat supplies and of meat intended for consumption in cities, villages and townships; to regulate slaughter houses and meat markets; to license the sale of meats in cities, villages and townships, to provide for public abattoirs therein and to regulate the use thereof;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

The following message from the Senate was received and read:

Senate Chamber, April 1, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 532 (file No. 133). by Mr. Sleeper, entitled

A bill to create a commission and define its duties and powers and make an appropriation of money for the fiscal year ending June 30, 1904, for the purpose of making an exhibit of the various manufactures and products of the State of Michigan, at the Louisiana Purchase Exposition at St. Louis, Missouri, in the year 1904, and to provide a tax to meet the same;

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

The following message from the Senate was received and read:

Senate Chamber, April 2, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 217, by Mr. Westover, entitled

A bill to amend Section 1 of Act No. 448 of the Local Acts of 1897, entitled "An Act to revise and amend Act No. 346 of the Local Acts of 1881, entitled 'An Act to revise an act to incorporate the City of Bay City,' approved March 30. 1881, as amended and revised by the several acts amendatory and revisionary thereof," approved May 29, 1897, as amended and revised by the several acts amendatory and revisionary thereof, and to repeal all acts and parts of acts inconsistent herewith;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on City Corporations.

The following message from the Senate was received and read:

Senate Chamber, April 3, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

Senate bill No. 13, entitled

A bill to regulate the taking and catching of fish in the lake known as Crystal Lake in the County of Benzie.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill,

Mr. Wade moved that the Committee on Fish and Fisheries be discharged from its further consideration.

The motion prevailed.

Mr. Wade then moved that the bill be returned to the Senate in accordance with the request therefor.

The motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. Anderson moved to take from the table

House bill No. 518, entitled

A bill to amend Section 6 of Chapter 32 of the Compiled Laws of 1897, being "An Act to provide for a municipal court in the City of Grand Rapids. to be called the Superior Court of Grand Rapids."

The motion prevailed.

The question being on the passage of the bill,

Mr. Anderson offered the following substitute therefor:

A bill to amend Section 6 of Act No. 49 of the Public Acts of 1875, entitled "An Act to provide for a municipal court in the City of Grand Rapids, to be called 'The Superior Court of Grand Rapids,' " being Section 623 of the Compiled Laws of 1897;

The People of the State of Michigan enact:

Section 1. Section 6 of Act No. 49 of the Public Acts of 1875, entitled "An Act to provide for a municipal court in the City of Grand Rapids, to be called 'The Superior Court of Grand Rapids,'" being Section 623 of the Compiled Laws of 1897, is hereby amended to read as follows:

Sec. 6. The judge of the said superior court shall receive from the treasury of the State of Michigan the same annual salary as may be payable to circuit judges, and payable quarterly. He shall also receive from the treasury of the City of Grand Rapids such additional salary as the common council by a two-thirds vote of all the members-elect may determine; such additional salary not to exceed the sum of one thousand dollars per annum to be paid monthly by the city treasurer upon a salary voucher made therefor by the said judge and to such treasurer delivered.

The substitute was adopted, a majority of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Barnaby Batchelder Baumgaertner Bolton Byrns Campbell Chapman Colby Combs Denby Dennis Duncan Eichhorn	Foster Galbraith Greusel Halladay Hallenbeck Harley Herkimer Higgins Holmes Kirk, William Knight Ladner Master Monroe, J. S.	Mr. Munsell Newberry Osborn Oviatt Paddock Partlow Perkins Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C. Rodgers Sanderson Scott Seeley	Mr. Shea Sheldon Shook Siggins Thomas Thorington Vandercook Van Zoeren Wallace Ward, C. E. Washer Wells Werline Whelan Willis Wright Speaker
Fairbanks Ferry	Morrice	Seeley	Speaker

The title was agreed to.

Mr. Anderson moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. McEachern moved to take from the table

House bill No. 1157, entitled

A bill to prohibit the officers and employes of the Upper Peninsula Hospital for the Insane, at Newberry, Michigan, who were not residents of the Township of Pentland at the time of entering upon their duties as such officers and employes, from voting for township officers or upon township matters in such township;

The motion prevailed.

Mr. McEachern moved that the bill be referred to the Committee on Judiciary.

The motion prevailed.

Mr. Knight moved to take from the table

House bill No. 916, entitled

A bill rélative to the taxation of mineral reservations in lands;

The motion prevailed.

Mr. Knight moved that the bill be referred to the Committee on General Taxation.

The motion prevailed.

Mr. Paddock moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of

House bill No. 298 (file No. 138), entitled

A bill to provide for the giving, taking, accepting and approving of the bonds and obligations of any surety company, authorized to do business within this State, in lieu of the bonds now required to be filed by druggists and persons engaged in the sale of spirituous, malt, brewed, fermented or vinous liquors, under the act regulating the manufacture and sale thereof;

And that the bill be referred to the Committee on Judiciary.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. William Kirk moved that the House resolve itself into a committee of the whole on the General Order.

Mr. Shook moved that the House adjourn.

The motion prevailed, the time being 10:02 o'clock a. m.

The Speaker declared the House adjourned until Tuesday, April 7, at 9 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

STATE PRINTERS.

SESSION OF 1903



FIFTY-FOURTH DAY.

Lansing, Tuesday, April 7.

9 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William H. Pound.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. Bolton,

Brown and Dunstan.

The following named members were absent without leave: Messrs. C. S. Adams, Austin, Baumgaertner, Byrns, Colby, Denby. Dennis, Dunn, Ferry, Harley, Herkimer, William Kirk, Knight, Ladner, McEachern, Munsell, Nottingham, Oviatt, Paddock, Richards, Sanderson. Sheldon, Thorington and Washer.

Mr. R. N. Adams moved that the absentees without leave be excused

from today's session.

The motion prevailed.

Mr. Hunt asked and obtained an indefinite leave of absence for Mr. Sanderson on account of sickness in Mr. Sanderson's family.

PRESENTATION OF PETITIONS.

No. 341. By Mr. Randall: Petition of Rev. J. W. H. Carlisle and 137 other citizens of Oceana County asking for the passage of House bill No. 259, relative to the giving of bonds by liquor dealers.

The petition was referred to the Committee on Judiciary.

No. 342. By Mr. Randall: Petition of Rev. C. O. Griesbake and 18 other citizens of Shelby, Oceana County, on the same subject. Same reference.

No. 343. By Mr. Wright: Petition of Wm. B. Lovett and 21 other citizens of Bay City on the same subject.

Same reference.

No. 344. By Mr. Hallenbeck: Petition of H. J. Martin and 52 others on the same subject.

Same reference.

- No. 345. By Mr. Hallenbeck: Petition of John Klose and 29 other citizens of Gresham, Eaton County. on the same subject. Same reference.
- No. 346. By Mr. H. E. Powell: Petition of E. A. Kindall and 100 other citizens of Belding, Ionia County, on the same subject.

 Same reference.
- No. 347. By Mr. Thomas: Petition of G. E. Douglas and 46 other citizens of Sebewaing, Huron County, on the same subject. Same reference.
- No. 348. By Mr. Shea: Petition of James Sheridan and 58 other citizens of Detroit asking for the passage of House bill No. 721, proposing an amendment to the lien law.

Same reference.

No. 349. By Mr. Shea: Petition of Wm. C. Thomas and 98 other citizens of Detroit asking for the passage of House bill No. 720, relative to the liability of employers.

Same reference.

No. 350. By Mr. Shea: Petition of John McKay and 29 other citizens of Detroit, asking for the passage of House bill No. 719, relative to the safety of persons employed upon buildings in course of erection.

The petition was referred to the Committee on Labor.

No. 351. By Mr. Shea: Petition of 8 labor unions of Detroit on the same subject.

Same reference.

No. 352. By Mr. Master: Petition of the Ministerial Alliance of the City and County of Kalamazoo, asking for the passage of the so-called Van Zoeren marriage bill.

The petition was referred to the committee of the whole.

No. 353. By Mr. Master: Petition of the Ministerial Alliance of the City and County of Kalamazoo, asking for the passage of the so-called Anti-Cigarette bill.

The petition was referred to the Committee on State Affairs.

- No. 354. By Mr. Master: Petition of the Michigan Annual Conference of the Methodist Episcopal church, on the same subject. Same reference.
- No. 355. By Mr. Galbraith: Petition of Rev. James Ivy and 36 other citizens of Osceola Township, Houghton County, on the same subject. Same reference.

REPORTS OF STANDING COMMITTEES.

The Committee on Religious and Benevolent Societies, by Mr. Perkins, Chairman, reported

House bill No. 867, entitled

A bill to vest in the First Presbyterian Society of Jonesville, Michigan, the title to the property of its predecessor, The First Presbyterian Society of Jonesville, and to provide for the payment of the debts and obligations of said original First Presbyterian Society by its said successor;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. O. B. Lane moved that the rules be suspended, and that the bill be placed on its immediate passage.

. The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. , Anderson Ashley Barnaby	Gallup Greusel Halladay	Mr. Monroe, J. S. Morrice Neal Newberry	Shook Siggins Stone
Batchelder	Hallenbeck	Osborn	Thomas
Campbell	Hemans	Partlow	Vandercook
Chapman	Higgins	Perkins	Van Zoeren
Combs	Holmes	Pettit	Walker
De Lisle	Hunt	Powell, Gardner	Wallace
Dohany	Jenks ,	Powell, H. E.	Ward, C. E.
Duncan	Ridder	Randall	Ward, N. O.
Durham	Kirk, J. P.	Read	Wells
Eichhorn	Lane, John	Reynolds	Werline
Fairbanks	Lane, O. B.	Robinson, L. C.	Whelan
Fisher	Lovell	Robinson, W. C.	Whitaker
Fisk	McCarthy	Rodgers	Willis
Foster	Master	Scott	Wright
Francis	Monroe, J. H.	Seeley	Speaker

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The title was agreed to.

Mr. O. B. Lane moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval, on April 3, of the following bills:

House bill No. 60 (enrolled No. 138), entitled

A bill to legalize the action of the electors of Friendship Township, Emmet County, in voting to reimburse David Kaylor, late treasurer of said township, for moneys lost by him, and to authorize such reimbursement;

House bill No. 788 (enrolled No. 153), entitled

A bill to amend Sections 1, 3 and 8 of Act No. 426 of the Local Acts of 1869, approved April 3, 1869, entitled "An Act to incorporate the board of

education of the City of Saginaw," and the several acts amendatory thereto.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 209, entitled

A bill to provide for the lawful taking of cisco fish in the waters of Sauble Lakes, in Lake County, Michigan;

And to inform the House that the Senate has passed said bill, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

Mr. Stone moved that the House adjourn. The motion did not prevail.

MOTIONS AND RESOLUTIONS.

Mr. Pettit moved that when the House adjourn today, it stand adjourned until tomorrow at 9:30 o'clock a. m.

The motion did not prevail.

Messrs. C. S. Adams and McEachern entered the House and took their seats.

GENERAL ORDER.

Mr. Van Zoeren moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. Vandercook to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

Senate bill No. 62 (file No. 16), entitled

A bill to amend Section 1 of Act No. 87 of the Public Acts of 1891,

entitled "An Act to provide for appropriation of money to pay the salary of the Attorney General clerks and certain expenses in such department, and to provide the manner and condition of payment, and to repeal all acts and parts of acts contravening the provisions of this act," as amended;

House bill No. 318 (file No. 180), entitled

A bill making appropriations for the Asylum for the Criminal Insane for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bill, and the passage of the bill when so amended:

House bill No. 43 (file No. 153), entitled

A bill to provide for the care and preservation of cemetery lots.

H. B. VANDERCOOK,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made

by the committee to the bill named in Part II of the report,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

Mr. Wells moved that the House adjourn.

The motion prevailed, the time being 10:25 o'clock p. m.

The Speaker declared the House adjourned until tomorrow at 2 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House or Representatives.



JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. GO.,

SESSION OF 1903



FIFTY-FIFTH DAY.

Lansing, Wednesday, April 8.

2 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. L. B. Bissell.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named member was absent with leave: Mr. Sanderson. The following named members were absent without leave: Messrs. Bolton, Brown, Ferry, Herkimer and William Kirk.

Mr. H. E. Powell moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

Mr. Willis asked and obtained an indefinite leave of absence for Mr. William Kirk on account of sickness.

Mr. Rodgers asked and obtained leave of absence for himself, after to-day's session, from the remaining sessions of the week.

PRESENTATION OF PETITIONS.

No. 356. By Mr. Wade: Petition of John Hoffmaster and 62 other citizens of Hopkins Station, Allegan County, asking for the passage of a bill providing for the giving of bonds by liquor dealers.

Mr. Wade moved that the petition be spread at length upon the

Journal.

The motion prevailed.

The following is the petition:

To the Honorable Representatives of the Michigan Legislature:

The undersigned citizens of Hopkins Station, Michigan, respectfully petition your honorable body to pass the Holmes Liquor Bond bill now pending. We believe it will be in the interest of law and decency that the saloons should give bonds that will be some protection to the innocent victims of the saloon traffic, and we cannot consent to the Security Bond bill offered by Representative Paddock, for it opens the way for an increase of saloons. Vote for the Holmes bill and your petitioners will ever pray.

JOHN HOFFMASTER and 62 others.

The petition was referred to the Committee on Judiciary.

- No. 357. By Mr. Dennis: Petition of Rev. J. L. Mershon and 27 other citizens of South Boardman, Kalkaska County, on the same subject. Same reference.
- No. 358. By Mr. Willis: Petition of Rev..J. S. West and 51 other citizens of Croswell, Sanilac County, on the same subject.

 Same reference.
- No. 359. By Mr. Oviatt: Petition of Alfred H. McComb and 33 other citizens of Mancelona, Antrim County, on the same subject.
 Same reference.
- No. 360. By Mr. Oviatt: Petition of Mrs. M. Brusie and 23 other members of the Woman's Christian Temperance Union of Mancelona on the same subject.

 Same reference.
- No. 361. By Mr. Master: Petition of W. R. Kedzie and 21 other citizens of Vicksburg, Kalamazoo County, on the same subject. Same reference.
- No. 362. By Mr. Partlow: Petition of O. M. Pearl and 16 other citizens of Duplain, Clinton County, on the same subject.

 Same reference.
- No. 363. By Mr. Whelan: Petition of Dr. J. A. Mabbs and 98 other citizens of Holland, Ottawa County, on the same subject. Same reference.
- No. 364. By Mr. Whitaker: Petition of E. D. Brooks and 54 other citizens of Ann Arbor, Washtenaw County, on the same subject. Same reference.
- No. 365. By Mr. Combs: Petition of C. W. Luce and 84 other citizens of Franklin, Lenawee County, on the same subject.

 Same reference.
- No. 366. By Mr. Fisher: Petition of Francis Z. Rossiter and 28 other citizens of Plainwell, Allegan County, on the same subject. Same reference.
- No. 367. By Mr. L. C. Robinson: Petition of Rev. J. W. Davids and 24 other citizens of Homer, Calhoun County, on the same subject.

 Same reference.
- No. 368. By Mr. Thomas: Petition of Rev. A. Wood and 27 other citizens of Harbor Beach, Huron County, on the same subject.

 Same reference.
- No. 369. By Mr. Fairbanks: Petition of J. A. Smith and 30 other citizens of Cadillac, Wexford County, on the same subject.

 Same reference.

- No. 370. By Mr. Nottingham: Petition of Rev. W. A. Frye and 70 other citizens of Lansing, Ingham County, on the same subject. Same reference.
- No. 371. By Mr. Nottingham: Petition of Rev. Chas. E. Perry and 58 other citizens of Lansing. Ingham County, on the same subject. Same reference.
- No. 372. By Mr. Nottingham: Petition of Rev. E. M. Lake and 76 other citizens of Lansing, Ingham County, on the same subject. Same reference.
- No. 373. By Mr. Van Zoeren: Petition of M. H. Walker and 46 other citizens of Grand Rapids, on the same subject.

 Same reference.
- No. 374. By Mr. Osborn: Petition of Will E. Bronson and 8 other citizens of Kalamazoo, on the same subject.

 Same reference.
- No. 375. By Mr. Osborn: Resolutions of the Republicans of Texas, Kalamazoo County, protesting against the passage of the so-called Colby Primary Election bill.

The resolutions were referred to the committee of the whole.

No. 376. By Mr. Osborn: Petition of J. W. Wilson and 90 others, asking for the passage of House bill No. 559, providing for the establishment of a State Highway Bureau.

The petition was referred to the Committee on Roads and Bridges.

No. 377. By Mr. Osborn: Petition of Silas Phelps and 10 other citizens of Scotts, Kalamazoo County, asking for the passage of a bill, providing for the giving of bonds by liquor dealers.

The petition was referred to the Committee on Judiciary.

No. 378. By Mr. Osborn: Petition of J. F. Young and 70 other citizens of Vicksburg, Kalamazoo County, asking for the passage of a bill, providing for the protection of fish.

The petition was referred to the Committee on Fish and Fisheries.

No. 379. By Mr. W. C. Robinson: Petition of Jefferson G. Therver and 325 other citizens of Detroit, asking for the passage of a bill providing for the erection of a soldiers' and sailors' monument on the Capitol grounds.

The petition was referred to the Committee on Ways and Means.

- No. 380. By Mr. Byrns: Petition of John Scott and 48 other citizens of Ishpeming and vicinity, on the same subject.

 Same reference.
- No. 381. By Mr. Seeley: Petition of Franklin Alford and 35 other citizens of Royal Oak, Oakland County, on the same subject.

 Same reference.

No. 382. By Mr. R. N. Adams: Petition of Hon. J. H. Steere, Circuit Judge of the Eleventh Judicial Circuit, the County officers of Chippewa County, officers of the City of Sault Ste. Marie, and many citizens of said city, asking for the passage of a joint resolution, providing for the erection of a soldiers' and sailors' monument on the Capitol grounds.

Mr. R. N. Adams moved that the petition be spread at length upon the

Journal.

The motion prevailed.

The following is the petition:

To the Honorable Members of the State Legislature:

Gentlemen—We, the undersigned citizens of Sault Ste. Marie and Chippewa County, most respectfully petition our Senators and Representatives to pass the joint resolution now pending in the Senate and House, providing for an appropriation for the building of a suitable monument in memory of the soldiers and sailors who were in the wars of the Rebellion, Spanish-American and Philippines, on the Capitol grounds, in Lansing.

We appeal to you in behalf of such soldiers and sailors, their families and friends, for favorable action and will be sincerly grateful for its

passage by our representatives in the Legislature.

J. H. STEERE and 143 others.

The petition was referred to the Committee on Ways and Means.

No. 383. By Mr. R. N. Adams: Petition of the Colonel of the Third Regiment Infantry, Michigan National Guard, Robert J. Bates, and the other officers of said regiment on the same subject.

Same reference.

No. 384. By Mr. R. N. Adams: Petition of Colonel E. H. Liscum Post, No. 343, G. A. R., Sault Ste. Marie, on the same subject.

Mr. R. N. Adams moved that the petition be spread at length upon the journal.

The motion prevailed.

The following is the petition:

Col. E. H. Liscum Post, No. 343, G. A. R.,

Sault Ste. Marie, Mich., March 20th, 1903.

At a regular meeting of this Post, held March 18th, 1903, at Armory Hall, it was resolved that the petition for a soldiers' and sailors' monument to be erected at Lansing, Michigan, be unanimously endorsed and that we earnestly petition our Representative and Senator to urge the passage of said bill.

MARTIN SCHACHT.

JAMES A. TROUTT,

Adjutant.

Commander.

Same reference.

No. 385. By Mr. Partlow: Petition of M. R. Hill and 205 other citizens of Eagle, asking for the passage of the so-called Anti-Cigarette bill.

The petition was referred to the Committee on State Affairs.

No. 386. By Mr. Eichhorn: Petition of Sherman Moore and 8 other citizens of Avoca, asking for the passage of a bill providing for the examining and licensing of railroad telegraphers.

The petition was referred to the Committee on Private Corporations.

No. 387. By Mr. Werline: Petition of Chas. Olson and 103 other citizens of Menominee County, asking for the passage of House bill No. 509, providing for the reduction of railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

REPORTS OF STANDING COMMITTEES.

The Committee on City Corporations, by Mr. J. S. Monroe, chairman, reported

House bill No. 972, entitled

A bill to amend the charter of the City of Adrian, Michigan;

With the accompanying substitute therefor, entitled

A bill to amend Section 91 of Act No. 321 of the Local Acts of 1897, entitled "An Act to amend and revise the charter of the City of Adrian;"

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Stone moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fisher	Mr. Monroe, J. H.	Mr. Shea
Adams, R. N.	Fisk	Morrice	Sheldon
Anderson	Foster	$\mathbf{Munsell}$	Shook
Ashley	Francis	Neal	Siggins
Austin	Galbraith	Newberry	Stone
Barnaby	Greusel	Nottingh am	Thomas
Batchelder	Halladay	Osborn	Thorington
Baumgaertner	Hallenbeck	Oviatt	Vandorcook
Byrns	Harley	Paddock	Van Zoeren
Campbell	Hemans	Partlow	Wade
Chapman	Higgins	Perkins	Walker
Colby	Holmes	Pettit	Wallace
Combs	Hunt	Powell, Gardner	
De Lisle	Kidder	Powell, H. E.	Ward, N. O.
Denby	Kirk, J. P.	Randall	Washer
Dennis	Knight	Read	Wells
Dohany	Ladner	Reynolds	Werline
Duncan	Lane, John	Richards	Whelan
Dunn	Lane, O. B.	Robinson, L. C.	Whitaker
Dunstan	Lovell	Robinson, W. C.	
Durham	McCarthy	Rodgers	Wright
Eichhorn	McEachern	Scott	Speaker
Fairbanks	Master	Seele y	

The title was agreed to.

Mr. Stone moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 454, entitled

A bill to authorize the City of Coldwater to build, construct and maintain a system of sanitary sewers for the use of the City of Coldwater and the inhabitants thereof, and to provide for the issuing of bonds for the payment of the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Newberry moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Byrns Campbell Chapman Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan Durham Eichhorn Fairbanks Fisher	Mr. Fisk Foster Greusel Halladay Harley Hemans Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Knight Ladner Lane, John Lane, O. B. Lovell McCarthy McEachern Master Monroe, J. H.	Mr. Monroe, J. S. Morrice Munsell Newberry Nottingham Osborn Ovlatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C. Scott Seeley	Mr. Shea Sheldon Shook Siggins Stone Thomas Thorington Vandercook Van Zoeren Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

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The title was agreed to.

Mr. Newberry moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 48, entitled

A bill to amend Section 10 of Title 3 of Act No. 374 of the Local Acts of 1897, entitled "An Act to revise the charter of the City of Grand

Rapids," by adding a new subdivision thereto to be known as subdivision 59;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Vandercook moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fisher		Mr. Shea
Adams, R. N.	Fisk	Monroe, J. H.	Sheldon
Anderson	Foster	Morrice	Shook
Ashley	Francis	Munsell	Siggins
Austin	Galbraith	Newberry	Stone
Barnaby	Greusel	Nottingham	Thomas
Baumgaertner	Halladay	Osborn	Thorington
Byrns	Hallenbeck	Oviatt	Vandercook
Campbell	Harley	Paddock	Van Zoeren
Chapman	Hemans	Partlow	Wade
Colby	Higgins	Perkins	Walker
Combs	Holmes	Pettit	Wallace
DeLisle	Hunt	Powell, Gardner	Ward, C. E.
Denby	Jenks	Powell, H. E.	Ward, N. O.
Dennis	Kidder	Randall	Washer
Dohany	Kirk, J. P.	Read	Wells
Duncan	Knight	Reynolds	Werline
Dunn	Ladner	Richards	Whelan
Dunstan	Lane, John	Robinson, L. C.	Whitaker
Durham	Lane, O. B.	Robinson, W. C.	√illis
Eichhorn	McCarthy	Scott	Wright
Fairbanks	McEachern	Seeley	Speaker

NAYS.

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The title was agreed to.

Mr. Vandercook moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 117, entitled

A bill making appropriations for the fiscal year ending June 30, 1904, for erecting one detached building for men patients, for the purchase of furniture and furnishings for the same, and for the construction of an addition to the existing boiler house and coal shed, for the purchase, setting and connection of two new boilers and the construction of a new chimney at the Michigan Asylum for the Insane at Kalamazoo, and to provide a tax to meet the same:

With the acompanying substitute therefor, entitled

A bill making appropriations for the Michigan Asylum for the Insane at Kalamazoo, for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the general order.

The Committee, on Soldiers' Home, by Mr. Foster, Chairman, reported House bill No. 954, entitled

A bill to restrain the board of managers of the Soldiers' Home and all persons connected therewith, and all other persons or parties from causing or permitting sewerage or sewerage matter, or other filthy deleterious compounds, materials or liquids to be emptied or placed into Grand River, for a distance of ten miles up Grand River, from the northerly limits of the City of Grand Rapids;

With the accompanying substitute therefor, entitled

A bill to prevent the pollution of Grand River above the City of Grand Rapids:

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the general order.

Mr. Ferry entered the House and took his seat.

SPECIAL ORDER.

2:30 o'clock p. m.

The Speaker announced that the hour had arrived for the special order and laid before the House

House substitute for House bills Nos. 1, 132 and 1156 (file No. 169), entitled

A bill to provide for the nomination of candidates for public office by a direct vote of the electors, and for the election of members of committees of political parties, and to provide for and regulate the printing upon the official ballots at April and November elections of the names of candidates; to provide for additional registration days; and to regulate and protect such primary elections, to punish offenses committed in connection therewith, and to repeal all parts of acts conflicting herewith.

Mr. Shook moved that the House resolve itself into a committee of the whole on the special order.

The motion prevailed.

The Speaker called Mr. Holmes to the chair.

After some time spent in the consideration of the bill the committee rose, and through its chairman made the following report:

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The committee of the whole has had under consideration the above named bill, has made certain amendments thereto, recommends concurrence therein, and the passage of the bill, when so amended.

JOHN W. HOLMES,

Chairman.

The report was accepted.

The question being on the adoption of the proposed amendments made by the committee to the bill named in the report,

The amendments were adopted.

Pending the placing of the bill on the order of Third Reading of Bills, Mr. Wade moved that the rules be suspended, and that the bill be placed on its immediate passage.

Mr. Galbraith demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Wade then prevailed, two-thirds of the members present voting therefor, by yeas and nays, as follows:

YEAS.

Adams, C. S.	Mr. Fisk	Mr. Monroe, J. H.	Mr. Shea
Anderson	Foster	Morrice	Sheldon
Ashley	Francis	Munsell	Shook
Austin	Greusel	Neal	Siggins
Batchelder	Hallenbeck	Newberry	Stone
Chapman	Harley	Nottingham	Thomas
Colby	Hemans	Paddock	Thorington
Combs	Higgins	Partlow	Vandercook
DeLisle	Holmes	Perkins	Van Zoeren
Denby	Hunt	Powell, Gardner	Wade
Dennis	Jenks	Powell, H. E.	Wallace
Dohany	Kidder	Reynolds	Ward, C. E.
Duncan	Kirk, J. P.	Richards	Washer
Dunn	Knight	Robinson, L. C.	Werline
Eichhorn	Ladner	Robinson, W. C.	Whelan
Fairbanks	Lane, John	Rodgers	Whitaker
Ferry	Lane, O. B.	Scott	Speaker
Fisher	McCarthy		_
	Anderson Ashley Austin Batchelder Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunn Eichhorn Fairbanks Ferry	Anderson Ashley Francis Austin Greusel Batchelder Chapman Colby Hemans Combs Higgins DeLisle Holmes Dennis Jenks Dohany Kidder Duncan Duncan Kirk, J. P. Dunn Knight Eichhorn Ferry Lane, O. B.	Anderson Foster Morrice Ashley Francis Munsell Austin Greusel Neal Batchelder Hallenbeck Newberry Chapman Harley Nottingham Colby Hemans Paddock Combs Higgins Partlow DeLisle Holmes Perkins Denby Hunt Powell, Gardner Dennis Jenks Powell, H. E. Dohany Kidder Reynolds Duncan Kirk, J. P. Richards Dunn Knight Robinson, L. C. Eichhorn Ladner Robinson, W. C. Fairbanks Lane, John Rodgers Ferry Lane, O. B. Scott

NAYS.

Mr. Adams, R. N.	Mr. Gallup	Mr. Osborn	Mr. Seeley
Barnaby	Halladay	Oviatt	Ward, N. O.
Campbell	Lovell	Petti t	Wells
Dunstan	McEachern	Randall	Willis
Durham	Master	Read	Wright
Galbraith	Monroe, J. S.		_

Pending the third reading of the bill,

Mr. Colby moved that there be a call of the House.

The motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members were reported absent without leave: Messrs. Byrns and Walker.

Mr. Wade moved that the Sergeant-at-Arms be despatched after the absentees.

The motion prevailed.

Mr. Holmes moved that the House proceed with the regular order of business under the call.

The motion prevailed.

House substitute for House bills Nos. 1, 132 and 1156 (file No. 169) was then read a third time and the question being on its passage.

Mr. Hemans moved to amend the bill by striking out Section 11 and

inserting in lieu thereof the following to stand as Section 11:

Sec. 11. If when the regular time for filing primary petitions as specified in the preceding sections has expired there shall be on the ticket of any party which has placed in nomination candidates for one-half of the offices to be elected, any office included in Section 2 of this act, for which no candidate has filed primary petition there shall be left on the ballot a blank space for the writing or pasting on of the name of any candidate for such office. The ballots of all political parties shall be printed on the same sheet of paper and shall contain all the names of the candidates of such parties who have regularly filed primary petitions as herein required which properly belong on such ballots; also all the names of candidates certified to such commission by the State board of canvassers as herein required, as being entitled to having names placed upon such ballots. Such ballots shall have the names of candidates of each political party printed in separate columns and all the names of candidates of any party for any office shall be printed one under the other, with a small square at the left of each name, under the heading specifying the office for which they are candidates; and at the left of the candidates for each office shall be indicated the number of candidates for which each elector will be allowed to vote. And in the same column shall be continued in like manner, the names of the candidates for the remaining Each ballot in each township and precinct shall be numbered on the upper right hand corner thereof in the manner provided for general election. And no two ballots in the same election district shall have the same number. Such corner shall be so perforated, that said number can be readily torn off as hereinafter provided. And at the head of each ballot shall be printed the instructions, provided for in the form of ballot set forth in this act.

The question being on the adoption of the amendment,

Mr. Hemans demanded the yeas and nays.

The demand was seconded.

The amendment offered by Mr. Hemans was not adopted, two-thirds of the members present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Barnaby Baumgaertner DeLisle Dohany Duncan	Mr. Dunstan	Mr. Kirk, J. P.	Mr. Powell, Gardner
	Durham	Knight	Robinson, W. C.
	Fisher	Ladner	Shea
	Greusel	Master	Sheldon
	Hemans	Munsell	Thorington
	Holmes	Osborn	Wallace
	Jenks	Perkins	Whitaker
Dunn			29

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NAYS.

Mr. Adams, R. N. Ashley Batchelder Campbell Chapman Colby Combs Denby Dennis Eichhorn Fairbanks Ferry Fisk Foster	Mr. Halladay Hallenbeck Harley Higgins Hunt Kidder Lane, John Lane, O. B. Lovell McCarthy McEachern Monroe, J. H. Monroe, J. S. Morrice Neal	Mr. Nottingham Oviatt Paddock Partlow Pettit Powell, H. H. Randall Read Reynolds Richards Robinson, L. C. Rodgers Scott Seeley Shook	Mr. Siggins Stone Thomas Vandercook Van Zoeren Wade Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Willis Wright Speaker
Francis Galbraith	Neal Newberry	Shook	Speaker

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N	. Mr. Fisher		Mr. Shea
Anderson	Fisk	Morrice	Sheldon
Ashley	Foster	Munsell	Shook
Austin	Francis	Neal	Siggins
Barnaby	Gallup	Newberry	Stone
Batchelder	Greusel	Nottingham	Thomas
Baumgaertne	r Hallenbeck	Oviatt	Thorington
Chapman	Harley	Paddock	Vandercook
Colby	Hemans	Partlow	Van Zoeren
Combs	Higgins	Perkins	Wade
DeLisle	Holmes	Powell, Gardner	Wallace
Denby	Hunt	Powell, H. E.	Ward, C. E.
Dennis	Jenks	Read	Washer
Dohany	Kidder	Reynolds	Wells
Duncan	Kirk, J. P.	Richards	Werline
Dunn	Knight	Robinson, L. C.	Whelan
Durham	Ladner	Robinson, W. C.	Whitaker
Eich ho rn	Lane, John	Rodgers	Willis
Fairbanks	Lane, O. B.	Scott	Speaker
Ferry	McCarthy	Seeley	

NAYS.

Mr. Adams, C. S. Campbell	Mr. Halladay Lovell	Mr. Monroe, J. S. Osborn	Mr. Randall Ward, N. O.
Dunstan	McEachern	Pettit	Wright
Galbraith	Master		

The question being on agreeing to the title of the bill,

Mr. Colby moved to amend the title so as to read as follows:

A bill to provide for the nomination of candidates for public office by a direct vote of the electors, and for the election of members of committees of political parties, and to provide for and regulate the printing upon the official ballots at elections of the names of candidates; to provide for additional registration days; and to regulate and protect such

primary elections, to punish offenses committed in connection therewith, and to repeal all parts of acts conflicting herewith.

The motion prevailed.

The title as amended was then agreed to.

Mr. Neal moved that all further proceedings under the call be dispensed with.

The motion did not prevail.

By unanimous consent the House took up the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 8, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 972, entitled

A bill to amend Section 91 of Act No. 321 of the Local Acts of 1897, entitled "An Act to amend and revise the charter of the City of Adrian;"

House bill No. 709, entitled

A bill to amend Section 101 of Act No. 121 of the Public Acts of 1895, relative to the competency of witnesses and examination of parties in certain cases, being Compiler's Section 10212 of the Compiled Laws of 1897, as amended by Act No. 239 of the Public Acts of 1901;

House bill No. 431, entitled

A bill to detach township No. 30 north, range 3 east from the Township of Hillman, in Montmorency County, as the same is now organized, and to create and organize said township No. 30 north, range 3 east, into a new township to be known and designated as the Township of Avery;

And to inform the House that the Senate has passed said bills, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 8, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 2 (file No. 66), entitled

A bill to create a commission and define its duties and powers for the purpose of marking by monument in memory of the seven hundred Michigan soldiers who died in prison at Andersonville, Georgia, during the Civil war; to make an appropriation for the same and to provide a tax therefor;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 8, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 212, entitled

A bill to authorize the City of Wyandotte in the County of Wayne to borrow money to be used in the construction and maintenance of a general sewerage system in said city, consisting of main and trunk sewers, and to issue bonds therefor;

And to inform the House that the Senate has amended the bill as follows:

By inserting in line 12 of Section 2 after the letter "a" the word "two-thirds."

And that as thus amended, the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate.

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fairbanks	Mr. Master	Mr. Scott
Adams, R. N.	Ferry	Monroe, J. H.	Seeley
Anderson	Fisher	Monroe, J. S.	Shea
Ashley	Fisk	Morrice	Sheldon
Asniey	Fisk	Morrice	Shook
Austin	Foster	Newberry	
Barnaby	Galbraith	Osborn	Siggins

primary elections, to punish offenses committed in connection therewith, and to repeal all parts of acts conflicting herewith.

The motion prevailed.

The title as amended was then agreed to.

Mr. Neal moved that all further proceedings under the call be dispensed with.

The motion did not prevail.

By unanimous consent the House took up the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

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To the Speaker of the House of Representatives:

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A bill to amend Section 101 of Act No. 121 of the Public Acts of 1895, relative to the competency of witnesses and examination of parties in certain cases, being Compiler's Section 10212 of the Compiled Laws of 1897, as amended by Act No. 239 of the Public Acts of 1901;

House bill No. 431, entitled

A bill to detach township No. 30 north, range 3 east from the Township of Hillman, in Montmorency County, as the same is now organized, and to create and organize said township No. 30 north, range 3 east, into a new township to be known and designated as the Township of Avery;

And to inform the House that the Senate has passed said bills, and has ordered the same to take immediate effect.

Very respectfully,

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The bills were referred to the Clerk for printing and presentation to the Governor.

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House bill No. 2 (file No. 66), entitled

A bill to create a commission and define its duties and powers for the purpose of marking by monument in memory of the seven hundred Michigan soldiers who died in prison at Andersonville, Georgia, during the Civil war; to make an appropriation for the same and to provide a tax therefor:

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

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Sir—I am instructed by the Senate to return to the House the following bill:

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And to inform the House that the Senate has amended the bill as follows:

By inserting in line 12 of Section 2 after the letter "a" the word "two-thirds."

And that as thus amended, the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fairbanks	Mr. Master	Mr. Scott
Adams, R. N.	Ferry	Monroe, J. H.	Seeley
Anderson	Fisher	Monroe, J. S.	Shea
Ashley	Fisk	Morrice	Sheldon
Austin	Foster	Newberr y	Shook
Barnaby	Galbraith	Osborn	Siggins

Mr. Batchelder Baumgaert Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan Durham	Hallenbeck Hemans Higgins Holmes Hunt Jenks Kirk, J. P. Knight Ladner Lane, John Lane, O. B. Lovell McCarthy	Mr. Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C. Rodgers	Stone Thomas Thorington Vandercook Van Zoeren Wade Wallace Ward, C. E. Washer Wells Werline Whelan Willis Speaker
Eichhorn	McEachern	rougers	pheare.

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The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 8, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 13, by Mr. Burns, entitled

A bill to regulate the taking and catching of fish in the lake known as Crystal Lake, in the County of Benzie;

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee.

Mr. Reynolds moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion did not prevail, two-thirds of all the members present not voting therefor.

Mr. Van Zoeren moved that the bill be laid on the table.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, April 2, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 236 (file No. 72), by Mr. Smith, entitled

A bill to amend Section 147 of Act No. 206 of the Public Acts of 1893, entitled "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore and hereafter levied, making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891 and all other acts and parts of acts in anywise contravening any of the provisions of this act," as amended by the several acts amendatory thereof, being Compiler's Sections 3824 and 3962 inclusive:

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

The following message from the Senate was received and read:

Senate Chamber, April 2, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 276 (file No. 49), by Mr. Fuller, entitled

A bill making appropriations for the State Board of Fish Commissioners for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

The Sergeant-at-Arms announced Mr. Byrns at the bar of the House. Mr. Wade moved that Mr. Byrns be admitted within the bar, and be allowed to take his seat.

The motion prevailed.

The Clerk announced that the following bills had been printed and that they were presented to the Governor April 8:

House bill No. 1031 (enrolled No. 160);

House bill No. 897 (enrolled No. 161);

House bill No. 615 (enrolled No. 162);

House bill No. 206 (enrolled No. 163); House bill No. 321 (file No. 88, enrolled No. 164);

House bill No. 322 (file No. 93, enrolled No. 165);

House bill No. 365 (file No. 86, enrolled No. 166);

House bill No. 622 (file No. 121, enrolled No. 167);

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House bill No. 51 (file No. 62, enrolled No. 168);
House bill No. 455 (file No. 122, enrolled No. 169);
House bill No. 38 (enrolled No. 170);
House bill No. 78 (enrolled No. 171);
House bill No. 240 (enrolled No. 172).
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Mr. Neal asked and obtained leave of absence for himself until next Tuesday's session.

Mr. C. S. Adams moved that the House adjourn.

The motion prevailed, the time being 6:20 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 2 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

MODERT SMITH PTG. CQ., STATE PRINTERS. SESSION OF 1903



FIFTY-SIXTH DAY.

Lansing, Thursday, April 9.

2 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. L. B. Bissell.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. William Kirk, Neal, Rodgers and Sanderson.

The following named members were absent without leave: Messrs.

Bolton, Brown, Galbraith, Walker and N. O. Ward.

Mr. C. E. Ward moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

Mr. Anderson asked and obtained leave of absence for Mr. Bolton from the remaining sessions of the week.

Mr. Paddock asked and obtained leave of absence for Mr. N. O. Ward from the remaining sessions of the week.

Messrs. DeLisle and W. C. Robinson asked and obtained leave of absence for themselves from to-morrow's session.

PRESENTATION OF PETITIONS.

No. 388. By Mr. Kidder: Petition of R. L. Campbell and 42 other citizens of Imlay City, asking for the passage of a bill providing for the giving of bonds by liquor dealers.

The petition was referred to the Committee on Judiciary.

No. 389. By Mr. Durham: Petition of Rev. J. M. Sherwood and 45 other citizens of Ottawa County, on the same subject.

Same reference.

No. 390. By Mr. O. B. Lane: Petition of J. Linderman and 21 other citizens of Montgomery, Hillsdale County, on the same subject.

Same reference.

- No. 391. By Mr. O. B. Lane: Petition of Rev. George L. Mount and 18 other citizens of Camden, Hillsdale County, on the same subject. Same reference.
- No. 392. By Mr. Austin: Petition of A. Marrypenny and 30 other citizens of Milford, Oakland County, on the same subject.

 Same reference.
- No. 393. By Mr. Thomas: Petition of L. B. Kenyon and 171 other citizens of Perrenton, Gratiot County, on the same subject.

 Same reference.
- No. 394. By Mr. Seeley: Petition of Herbert C. Shaw and 13 other citizens of Royal Oak, Oakland County, on the same subject. Same reference.
- No. 395. By Mr. L. C. Robinson: Petition of J. H. Emmons and 28 other citizens of Eckford and Marengo, Calhoun County, on the same subject.

Same reference.

- No. 396. By Mr. Barnaby: Petition of D. B. Davison and 102 other citizens of Lowell, Kent County, on the same subject.

 Same reference.
- No. 397. By Mr. Barnaby: Petition of Isaac Joseph and 59 other citizens of Lowell, Kent County, on the same subject.

 Same reference.
- No. 398. By Mr. Barnaby: Petition of Rev. H. K. Wilbur and 43 other citizens of Ada, Kent County, on the same subject.

 Same reference.
- No. 399. By Mr. Barnaby: Petition of J. W. Brink and 9 other citizens of Grand Rapids, on the same subject.

 Same reference.
- No. 400. By Mr. O. B. Lane: Resolutions of the Hillsdale County Pomona Grange remonstrating against the passage of the bill providing for the exemption of mortgages from taxation.

The resolutions were referred to the Committee on General Taxation.

- No. 401. By Mr. Austin: Petition of Silas Bullard and 22 other citizens of Milford, asking for the passage of a bill providing for the erection of a soldiers' and sailors' monument on the Capitol grounds. The petition was referred to the Committee on Ways and Means.
- No. 402. By Mr. Dennis: Petition of F. J. LaClear and 12 other citizens of Rapid City, Kalkaska County, asking for the passage of a bill to license railroad telegraphers.

The petition was referred to the Committee on Private Corpora-

tions.

No. 403. By Mr. Oviatt: Petition of D. W. Higgins and 8 other citizens of Alden, on the same subject.

Same reference.

No. 404. By Mr. Vandercook (for Mr. Neal): Protest of Wm. D. Turnbull and 600 other citizens of Detroit, against the passage of a bill providing for the licensing of stationary engineers and the inspection of boilers.

The protest was referred to the Committee on Ways and Means.

No. 405. By Mr. Fisk: Petition of Mary L. Patterson and 27 other members of the Cary Literary club, Jackson, asking for the passage of a bill, providing for the appointment of women as members of certain State boards.

The petition was referred to the committee of the whole.

No. 406. By Mr. Werline: Petition of Levigne Bros. and 102 other citizens of Quinnesec, Neguanee, Bessemer, and Manistique, asking for the passage of a bill, providing for a reduction in railroad fare in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 484 (file No. 123), entitled

A bill to amend Section 16 of Chapter 33 of the Compiled Laws of 1897, entitled "Jurisdiction, Powers and Procedure of Probate Courts," the same being Compiler's Section 660 of said compiled laws;

With certain amendments thereto, recommending that the amend-

ments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 403 (file No. 150), entitled

A bill to define the liabilities of railroad companies in relation to damages sustained by their employes;

With the recommendation that the bill be made a special order for Wednesday, April 15.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee.

The recommendation was concurred in, and the bill was made a special order for Wednesday, April 15.

The Committee on Roads and Bridges, by Mr. Randall, Chairman, reported

House bill No. 1135, entitled

A bill to provide for the destruction and removel of brush and shrubbery from the highways of this State;

With the accompanying substitute therefor, entitled

A bill authorizing organized townships in the State of Michigan to borrow money and to issue bonds therefor, for the purpose of providing for the better construction and care of highways in such townships;

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Roads and Bridges, by Mr. Randall, Chairman, reported

House bill No. 1119, entitled

A bill to amend Section 5 of Chapter 11 of Act No. 243 of the Session Laws of 1881, entitled "An Act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, as subsequently amended, the same being Compiler's Section 4171 of the Compiled Laws of 1897;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Roads and Bridges, by Mr. Randall, Chairman, reported

House bill No. 1117, entitled

A bill to amend Section 4 of Chapter 3 of Act No. 243 of the Session Laws of 1881, entitled "An Act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing, and preservation of bridges within this State," approved June 8, 1881, as subsequently amended, the same being Compiler's Section 4089 of the Compiled Laws of 1897;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Roads and Bridges, by Mr. Randall, Chairman, reported

House joint resolution No. 560, entitled

A joint resolution proposing an amendment to Section 9 of Article 14

of the Constitution of this State, relative to highways;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the joint resolution pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the joint resolution recommended by the committee,

The amendments were adopted.

The joint resolution was then referred to the committee of the whole and placed on the General Order.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 971, entitled

A bill to authorize the board of trustees of the public schools of the City of Adrian to issue the bonds of said district to an amount not exceeding two per cent of the assessed valuation of said district;

With the accompanying substitute therefor, entitled

A bill to authorize the board of trustees of the public schools of the City of Adrian, County of Lenawee, to borrow money and to issue bonds therefor, for the purchase of a site and the erection of a high school building for said district and the furnishing of the same;

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Stone moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Mr. Fisher Mr. McEachern Mr. Scott
Anderson Fisk Master Seeley
Ashley Foster Monroe, J. H. Siggins

Mr. Austin Mr. Francis Mr. Monroe, J. S. Mr. Stone Barnaby Gallup Morrice Thomas Batchelder Greusel Thorington Newberry Baumgaertner Halladay Nottingham Vandercook Van Zoeren Campbell Harley Oviatt Colby Wade Hemans **Partlow** Perkins Combs Herkimer Wallace DeLisle Higgins Ward, C. E. Pettit Denby Holmes Washer Powell, Gardner Dennis Hunt Powell, H. E. Wells Dohany Werline Jenks Randall Duncan Kidder Reed Whelan Dunstan Knight Whitaker Reynolds Lane, John Durham Willis Richards Eichhorn Lane, O. B. Robinson, L. C. Wright Fairbanks Lovell Robinson, W. C. Speaker Ferry

NAYS.

The title was agreed to.

Mr. Stone moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 1192, entitled

A bill to amend Act 95 of the Laws of 1895, being "An Act to provide for the compulsory education of children, for the punishment of truancy, etc.," by adding a new section thereto, to be known as Section 7;

With the accompanying substitute therefor, entitled

A bill to amend Sections 1, 2, 3, 5 and 6 of Act No. 95 of the Public Acts of 1895, entitled "An Act to provide for the compulsory education of children, for the punishment of truancy, and to repeal all acts or parts of acts conflicting with the provisions of the same," being Compiler's Sections 4847, 4848, 4849, 4851 and 4852 of the Compiled Laws of 1897, and to add a new section thereto to be known as Section 7;

And recommended that the substitute be concurred in, and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 837, entitled

A bill to amend Section 18, Chapter 3, of Act No. 164 of the Public Acts of 1881, being Compiler's Section 4683 of the Compiled Laws of the State of Michigan, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act;"

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 47, entitled

A bill to provide for the locating, establishing and maintaining of a State Normal School in the western part of the State, and to make appropriations for the same;

With certain amendments thereto, recommending that the amend-

ments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 500, entitled

A bill to amend Section 1 of Act 191 of the Session Laws of 1893, entitled "An Act to provide for the incorporation of associations for the purpose of establishing scholarships in the University of Michigan, for the benefit of graduates of the high schools of this State;"

With the accompanying substitute therefor, entitled

A bill to amend the title and Section 1 of Act No. 191 of the Public Acts of 1893, entitled "An Act to provide for the incorporation of associations for the purpose of establishing scholarships in the University of Michigan, for the benefit of graduates of the high schools of this State:"

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Game Laws, by Mr. Knight, Acting Chairman, reported

Senate bill No. 48 (file No. 11), entitled

A bill to punish the negligent or careless shooting of human beings by persons in pursuit of game;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

Senate bill No. 506 (file No. 128), entitled

A bill to amend Section 2415 of the Compiled Laws of 1897, being an act relative to fences and fence viewers, pounds and the impounding of cattle;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Supplies and Expenditures, through its Chairman, Mr. Hunt, reported the following accounts and recommended their payment:

Alsdorf & Son, janitors' supplies L. B. King & Son, 78 cuspidors	\$6.40 34.13
Total The report was adopted.	\$40.53

The Committee on Railroads, by Mr. Read, Chairman, reported

House bill No. 385 (file No. 104), entitled

A bill to compel railroad companies to connect their main line or track with the warehouses, yards, elevators and factories of shippers or consignees by means of spur tracks or sidings, to be constructed by such railroad companies, and to receive for shipment and delivery, all freight from and at warehouses situated upon or alongside of such spur tracks or sidings;

With certain amendments thereto, recommending that the amendments

be concurred in, and that, when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the general order.

The Committee on Village Corporations, by Mr. Willis, Acting Chairman, reported

House bill No. 1172, entitled

A bill to amend an act to provide a charter for the Village of Hancock, and to repeal all acts and parts of acts in conflict therewith;

With the recommendation that it be referred to the Committee on City Corporations.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in, and the bill was referred to the Committee on City Corporations.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported Senate bill No. 200, entitled

A bill authorizing and directing the Board of State Auditors to investigate, audit and allow certain claims against the State of Michigan on account of improvements of Maple River;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the general order.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 669, entitled

A bill to amend Section 6 of Act No. 150 of the Public Acts of 1893 as subsequently amended by Act No. 197 and Act No. 256 of the Public Acts of 1895, the same being Section 146 of the Compiled Laws of 1897, and being an act, entitled "An Act to provide for the establishment and maintenance of a pardoning board, prescribing the powers and duties and repealing all acts and parts of acts in conflict therewith;"

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the general order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 638. entitled

A bill to amend Section 1 of Act No. 191 of the Public Acts of 1877, entitled "An Act to authorize the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," as amended, being also known as Chapter No. 160 of the Compiled Laws of 1897, so as to provide for recording the statement in writing, or articles, and to further amend said act by adding three new sections to the same to be designated as Sections 12, 13 and 14 providing for the payment of franchise fees, for the making of annual reports by partnership associations, and to secure the registration of existing partnership associations in the Secretary of State's office;

With the accompanying substitute therefor, entitled

A bill to amend Section 1 of Act No. 191 of the Public Acts of 1897, entitled "An Act to authorize the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," as amended, the same being Section 6079 of the Compiled Laws of 1897 and to further amend said act by adding three new sections to stand as Sections 12, 13 and 14;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the cimmittee of the whole and placed on the general order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 727, entitled

A bill to authorize the formation of corporations for the purpose of buying, selling, exchanging and dealing in all kinds of real estate;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the committee of the whole and placed on the general order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 506, entitled

A bill to amend Sections 1, 3 and 4 of Act No. 3 of the Public Acts of 1885, entitled "An Act for the formation of corporations for the cultivation of art," the same being Sections 8226, 8228 and 8229 of the Compiled Laws of 1897, and to add a new section to said act to be known as Section 19;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

Senate bill No. 531 (file No. 92), entitled

A bill to amend Section 39 of Act No. 205 of the Public Acts of 1887, entitled "An Act to revise the laws authorizing the business of banking, and to establish a banking department for the supervision of such business," being Compiler's Section 6128. Chapter 161 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the general order

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 602, entitled

A bill for the incorporation of associations not for pecuniary profit;

With the recommendation that the bill be printed.

The report was accepted.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in and the bill was ordered printed for the use of the committee.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 637, entitled

A bill to repeal Act No. 154 of the Public Acts of 1901, entitled "An Act to provide for the incorporation of companies for the carrying on of any lawful business;"

With the recommendation that the bill be printed.

The report was accepted.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in and the bill was ordered printed for the use of the committee.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval, on April 9, of the following bills:

House bill No. 266 (enrolled No. 127), entitled

A bill to authorize the County of Ontonagon to construct or purchase, own and maintain one or more hospitals, pest houses or quarantine buildings, and to provide the means for constructing or purchasing, maintaining and managing the same;

House bill No. 186 (file No. 64, enrolled No. 136), entitled

A bill making appropriations for the Michigan School for the Deaf for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor;

House bill No. 187 (file No. 44, enrolled No. 137), entitled

A bill making an appropriation for the Michigan School for the Deaf for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for said school for the fiscal year ending June 30, 1902, and to provide a tax for the same;

House bill No. 444 (enrolled No. 142), entitled

A bill to amend an act, entitled "An Act to incorporate the City of Ionia," being Act 219 of the Laws of Michigan of 1873, as amended by the several acts amendatory thereof, by adding one new section thereto, to stand as Section 127;

House bill No. 361 (enrolled No. 144), entitled A bill to regulate fishing in Newaygo County, Michigan, and to repeal Act No. 170 of the Public Acts of 1891, entitled "An Act to prohibit the spearing of fish in any of the waters within Newaygo County, State of Michigan;"

House bill No. 141 (enrolled No. 147), entitled

A bill to provide for a sinking fund to pay the indebtedness of the County of Wayne, and to establish a board of commissioners of such fund, and to repeal Act No. 384 of the Local Acts of 1901;

House bill No. 1066 (enrolled No. 148), entitled

A bill to authorize the City of Onaway, in the County of Presque Isle, to raise by bonding said City of Onaway a sum not exceeding \$20,000, for the purpose of extending and completing the system of waterworks in said city;

House bill No. 575 (file No. 148, enrolled No. 150), entitled

A bill to repeal Act No. 252 of the Public Acts of 1899, entitled "An Act for the suppression of mob violence;"

House bill No. 487 (enrolled No. 155), entitled

A bill to detach certain territory from the Village of Wakefield, in the County of Gogebic, and to attach the same to the Township of Wakefield, in said county;

House bill No. 70 (file No. 67, enrolled No. 158), entitled

A bill to provide for a central bureau for the receiving and compiling records of the description, measurements and histories of the convicts in the penal institutions of this and other states; to make such descriptions, measurements and histories available to the several circuit courts of this State, and to provide for the expenses necessarily incurred in so doing;

House bill No. 622 (file No. 121, enrolled No. 167), entitled

A bill to amend Section 43 of Act No. 206 of the Public Acts of 1893, entitled "An Act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being Section 3866 of the Compiled Laws of 1897;

House bill No. 621 (file No. 124, enrolled No. 174), entitled

A bill to amend Section 77 of Chapter 16 of the Revised Statutes of 1846, relating to the bonds of township treasurers, being Compiler's Section 2354 of the Compiled Laws of 1897;

House bill No. 1073 (enrolled No. 176), entitled

A bill to amend Section 3 of House enrolled Act No. 42 of the Local Acts of 1903, entitled "An Act to divide the Township of Hudson in the County of Lenawee into two election districts;"

House bill No. 972 (enrolled No. 181), entitled

A bill to amend Section 91 of Act No. 321 of the Local Acts of 1897, entitled "An Act to amend and revise the charter of the City of Adrian."

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 8, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 348, entitled

A bill to amend Sections 7, 20 and 25 of Chapter 3, Section 4 of Chapter 7 and Section 4 of Chapter 8 of Act No. 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being Compiler's Sections 4672, 4685, 4691, 4724 and 4731 of the Compiled Laws of 1897;

And to inform the House that the Senate has amended the bill as

follows:

1. By inserting in line 7, Section 25, after the word "sureties," the words "who shall be residents of the same county, and each of whom shall be required to justify under affidavit to the amount of said bond unless the treasurer shall furnish a bond of some surety company authorized to do business in this State;"

2. By inserting in line 11 of Section 25, after the word "director," the words "and none of the books or money of the district shall be placed in the hands of the treasurer until this bond has been filed;"

And that, as thus amended, the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendments made to the bill

by the Senate,

The amendments were concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Byrns Campbell Colby DeLisle Denby Dennis	Mr. Ferry Fisher Fisk Foster Francis Gallup Greusel Halladay Harley Hemans Herkimer Higgins Holmes	Mr. Lane, O. B. Lovell McEachern Master Monroe, J. H. Monroe, J. S. Morrice Newberry Nottingham Oviatt Paddock Partiow Perkins	Mr. Richards Robinson, L. C. Scott Seeley Stone Thomas Thorington Vandercook Van Zoeren Wallace Ward, C. E. Washer Wells
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Mr. Dohany	Mr. Hunt	Mr. Pettit M	r. Werline
Duncan	Jenks	Powell, Gardner	Whelan
Dunstan	Kidder	Powell, H. E.	Whitaker
Durham	Kirk, J. P.	Randall	Willis
Eichhorn	Knight	Reed	Wright
Fairbanks	Lane, John	Reynolds	Speaker

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The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 8, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 208 (file No. 124), by Mr. Bangham, entitled

A bill empowering the State Board of Health to determine the qualifications necessary, examine and license persons qualified to practice the art of embalming and regulate the practice of embalming dead human bodies, and to repeal Act No. 233 of the Public Acts of 1901;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 449, by Mr. Baird, entitled

A bill to revise and amend Act No. 465 of the Local Acts of 1897, approved June 2, 1897; as further revised and amended by Act No. 431 of the Local Acts of 1899, approved June 1, 1899; and as further revised and amended by Act No. 419 of the Local Acts of 1901, approved May 8, 1901, and Acts No. 469, 482, 484 of the Local Acts of 1901, approved June 6, 1901, and acts amendatory thereof; and to repeal all acts and parts of acts in conflict herewith;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on City Corporations. The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

Senate bill No. 432 (file No. 81), entitled

A bill to amend Section 1 of Act No. 205 of the Public Acts of 1895, entitled "An Act to regulate the admission to practice of attorneys, solicitors and counselors, to provide for a board of examiners, and to repeal conflicting acts," as amended by Act No. 93 of the Public Acts of 1897, the same being Section No. 1119 of the Compiled Laws of 1897.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill.

Mr. Seeley moved that the Committee on Judiciary be discharged from its further consideration.

The motion prevailed.

Mr. Seeley then moved that the bill be returned to the Senate in accordance with the request therefor.

The motion prevailed.

THIRD READING OF BILLS,

Senate bill No. 62 (file No. 16), entitled

A bill to amend Section 1 of Act No. 87 of the Public Acts of 1891, entitled "An Act to provide for appropriation of money to pay the salary of the Attorney General, clerks and certain expenses in such department, and to provide the manner and condition of payment, and to repeal all acts and parts of acts contravening the provisions of this act," as amended;

Was read a third time and passed, a majority of all the members-elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Eichhorn	Mr. Lovell	Mr. Richards
Adams, R. N.	Fairbanks	McCarthy	Robinson, L. C.
Anderson	Fisk	McEachern	Scott
Ashley	Foster	Master	Seeley
Austin	Francis	Monroe, J. H.	Shook
Barnaby	Gallup	Monroe, J. S.	Stone
Batchelder	Greusel	Morrice	Thomas
Baumgaertner	Hallenbeck	Munsell	Thorington
Byrns	Harley	Newberry	Vandercook
Campbell	Hemans	Osborn	Van Zoeren
Chapman	Herkimer	Oviatt	Wade
Colby	Higgins	Paddock	Wallace
Combs	Hunt	Partlow	Ward, C. E.
DeLisle	Jenks	Perkins	Washer
Denby	Kidder	Pettit	Wells
Dennis	Kirk, J. P.	Powell, Gardner	Werline
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Mr. Whitaker Mr. Dohany Mr. Knight Mr. Powell, H. E. Willis Ladner Randall Duncan Lane, John Reed Wright Dunn Speaker Reynolds Lane, O. B. Dunstan . Durham

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The title was agreed to.

Mr. Seeley moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House bill No. 318 (file No. 180), entitled

A bill making appropriations for the Asylum for the Criminal Insane for building and special purposes, for the fiscal year ending June 30, 1904, and to provide a tax therefor;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Eichhorn	Mr. Lovell	Mr. Richards
Adams, R. N.	Fairbanks	McCarthy	Robinson, L. C.
Anderson	Fisher	McEachern	Scott
Ashley	Fisk	Master	Seeley
Austin	Foster	Monroe, J. H.	Shook
Barnaby	Francis	Monroe, J. S.	Stone
Batchelder	Gallup	Morrice	Thomas
Baumgaertner	Greusel	Munsell	Thorington
Byrns	Halladay	Newberry	Van Zoeren
Campbell	· Hallenbeck	Nottingham	Wade (
Chapman	Hemans	Osborn	Wallace
Colby	Herki mer	Oviatt	Ward, C. E.
Combs	Higgins	Paddock	Washer
DeLisl e	Hunt	Partlow	Wells
Denby	Jenks	Perkins	Werline
Dennis	Kidder	Pettit	Whelan
Dohany	Kirk, J. P.	Powell, Gardner	
Duncan	Knight	Powell, H. E.	Willis
Dunn	Ladner	Randall	Wright
Dunstan	Lane, John	Reed	Speaker
Durham	Lane, O. B.	Reynolds	83

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The question being on agreeing to the title of the bill.

Mr. H. E. Powell moved to amend the title so as to read as follows: A bill making approprations for the State Asylum for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor.

The motion prevailed.

The title as amended was then agreed to.

House bill No. 43 (file No. 153), entitled

A bill to provide for the care and preservation of cemetery lots:

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Vandercook moved to amend the bill by adding to Section 1 thereof the words

"Provided, this section shall not affect any municipality or association that has at this time provision for such deposit of money and laws governing the maintenance of cemetery lots:"

The amendment was adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Dunstan	Mr. Monroe, J. S. N	Ir. Scott
Anderson	Durham	Morrice	Seeley
Ashley	Eichhorn	Munsell	Siggins
Austin	Fairbanks	Newberry	Thorington
Barnaby	Fisher	Nottingham	Vandercook
Batchelder	Fisk	Osborn	Van Zoeren
Baumgaertner	Foster	Oviatt	Wade
Byrns	Greusel	Paddock	Wallace
Chapman	Harley	Partlow	Ward, C. E.
Colby	Herkimer	Pettit	Washer
Combs	Higgins	Powell, Gardner	Wells
DeLisle	Holmes	Powell, H. E.	Werline
Denby	Kidder	Randall	Whelan
Dennis	Knight	Reynolds	Whitaker
Dohany	Ladner	Richards	Willis
Duncan	McEachern	Robinson, L. C.	Wright
Dunn	Monroe, J. H.	Robinson, W. C.	Speaker
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Mr. Adams, R. N. Mr. Lane, John Mr. Perkins Mr. Stone Hallenbeck Lane, O. B. Reed Thomas Kirk, J. P.

The title of the bill was agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Greusel moved to take from the table

House bill No. 827, entitled

A bill to amend Section 15 of an act, entitled "An Act supplemental to the charter of the City of Detroit, and relating to parks, boulevards and other public grounds in said city, and to repeal Act No. 374 of the Local Acts of 1879, entitled 'An Act to provide for the establishment and maintenance of a broad street or boulevard about the limits of the City of Detroit, and through portions of the Townships of Hamtramck, Greenfield and Springwells, in the County of Wayne,'" approved May 21, 1879.

The motion prevailed.

Pending the reference of the bill to the committee of the whole,

Mr. Greusel moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time, and pending the taking of the vote on the passage thereof.

Mr. Greusel moved to amend the bill

1. By inserting in line 13 of Section 1, after the word "seventy-nine" the words "as amended."

2. By striking out of lines 5 and 8 of Section 15 the word "commis-

sioners" and inserting in lieu thereof the word "commissioner."

3. By inserting in line 19 of Section 15, after the word "established" the words "and may, whenever the Common Council shall so determine, take charge of and convert into a boulevard any portion or all of the street known as Lafayette avenue as it is now laid out or as it may be opened at any future time."

The amendments were adopted, a majority of all the members pres-

ent voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fairbanks	Mr. Lovell	Mr. Robinson, W. C.
Adams; R. N.	Ferry	McCarthy	Scott
Anderson .	Foster	McEachern	Seeley
Ashley	Francis	Master	Shea
Austin	Gallup	Monroe, J. H.	Shook
Barnaby	Greusel	Morrice	Siggins
Batchelder	Halladay	Munsell	Thomas
Baumgaertner	Hallenbeck	Newberry	Thorington
Byrns	Hemans	Oviatt	Van Zoeren
Campbell	Herkimer	Paddock	Wade
Chapman	Higgins	Partlow	Wallace
Colby	Holmes	Perkins	Ward, C. E.
Combs	Hunt	Pettit	Washer
DeLisle	Jenks	Powell, Gardner	Wells
Denby `	Kidder	Powell, H. E.	Werline
Dohany	Kirk, J. P.	Randall	Whelan
Duncan	Knight	Reed	Whitaker
${\tt Dunn}$	Ladner	Reynolds	Willis
Dunstan	Lane, John	Richards	Wright
Durham	Lane, O. B.	Robinson, L. C.	Speaker
Eichhorn		·	81

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The question being on agreeing to the title of the bill,

Mr. Greusel moved to amend the title so as to read as follows:

A bill to amend Section 15 of an act, entitled "An Act supplemental to the charter of the City of Detroit, and relating to parks, boulevards and other public grounds in said city, and to repeal Act No. 374 of the Local Acts of 1879, entitled 'An act to provide for the establishment and maintenance of a broad street or boulevard about the limits of the City of Detroit, and through portions of the Townships of Hamtramck, Greenfield and Springwells, in the County of Wayne,'" approved May 21, 1879, as amended.

The motion prevailed.

The title as amended was then agreed to.

Mr. Greusel moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Van Zoeren moved to take from the table

Senate bill No. 13, by Mr. Burns, entitled

A bill to regulate the taking and catching of fish in the lake known as Crystal Lake, in the County of Benzie.

The motion prevailed.

Mr. Van Zoeren moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Campbell Chapman Coloy Combs DeLisle Denby Dennis Dohany Dunstan Durham Eichhorn Fairbanks	Mr. Ferry Fisher Foster Francis Gallup Halladay Hallenbeck Hemans Herkimer Higgins Holmes Jenks Kidder Kirk, J. P. Knight Lane, John Lane, O. B. McCarthy	Master Monroe, J. H. Morrice Munsell Newberry Nottingham Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Reed Reynolds Richards	Wells Werline Whitaker Willis Wright
Fairdanks	McCarthy	Robinson, L. C.	75

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The title was agreed to.

Mr. Reynolds moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Anderson moved to take from the table

House bill No. 1060, entitled

A bill to amend Section 6 of Title 10 of an act, entitled "An Act to revise the charter of the City of Grand Rapids," being Act No. 374 of the Local Acts of 1897.

The motion prevailed.

Mr. Anderson moved that the bill be referred to the Committee on City Corporations.

The motion prevailed.

Mr. Randall (for Mr. Neal) offered the following resolution:

House resolution No. 98.

Resolved, That the use of Representative Hall be tendered to the use of the members of the State Prison Committee of the Senate and House, the Finance Committee of the Senate and the Ways and Means Committee of the House and the Jackson Prison Board, on Wednesday evening, April 15, at 7:30 o'clock, for a public hearing on the proposition to do away with contract labor in some of the departments at that prison and install some new industry that will be of benefit to the prisoners and financially profitable to the State, and that all members of both Senate and House be urged to be present.

The resolution was adopted.

The Speaker laid before the House the following communication: Lansing, April 9.

To the Speaker of the House of Representatives:

Sir—I hereby resign the position of Assistant Postmaster of the Legislature, my resignation to take effect April 13, at 8 o'clock a. m.

Respectfully,

ALBERT S. ROE.

The Speaker announced that the resignation had been accepted.

Mr. John Lane offered the following resolution:

House resolution No. 99.

Whereas, It has become necessary for Albert S. Roe to resign his position as Assistant Postmaster on account of illness in his family; therefore be it

Resolved, By the House, the Senate concurring, that Richard Condon. of Benton Harbor, Berrien County, be, and is hereby, appointed as Assistant Legislative Postmaster during the rest of the session of the Legislature.

The Speaker announced that the resolution would lie over one day under the rules.

Mr. John Lane moved that the rules be suspended.

The motion prevailed, two-thirds of all the members present voting therefor.

The question being on the adoption of the resolution,

Mr. Wade moved to amend the resolution by striking out the name of Richard Condon and inserting in lieu thereof the name of C. N. Willis.

The question being on the adoption of the amendment, Mr. John Lane demanded the yeas and navs.

The demand was not seconded.

The amendment was then not adopted.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Read offered the following resolution:

House resolution No. 100.

Resolved, That on and after Tuesday, April 14, 1903, the daily sessions of this House begin at 10 o'clock a.m. unless otherwise ordered by the House.

The question being on the adoption of the resolution, after a discussion thereof,

Mr. Read moved that the resolution be laid on the table.

The motion prevailed.

Mr. J. S. Monroe moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of

House bill No. 198 (file No. 159), entitled

A bill to amend Sections 1 and 2 of Act No. 313 of the General Laws of 1887, approved June 28, 1887, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering, spirituous and intoxicating and malt, brewed or fermented liquors, or vinous liquors, in this State, and repealing all acts and parts of acts inconsistent with the provisions of this act," as amended by act number 93 of the Public Acts of 1895, approved April 25, 1895;

And that the bill be re-referred to the Committee on Liquor Traffic.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Ashley moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of

House bill No. 796 (file No. 183), entitled

A bill to amend Act No. 202 of the Public Acts of 1899, entitled "An Act to provide fans or blowers in all workshops or establishments where wheels composed partly of emery, or buffing wheels or emery belts are used," approved May 17, 1899, by adding a new section thereto, following Section 5 to stand as Section 5a of said act;

And that the bill be re-referred to the Committee on Labor.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Seeley moved that when the House adjourn to-day, it stand adjourned until to-morrow at 9 o'clock a. m.

The motion prevailed.

Mr. Seeley moved that when the House adjourn to-morrow it stand adjourned until Monday, April 13, at 9 o'clock p. m.

The motion prevailed.

Mr. Morrice offered the following resolution:

House resolution No. 101.

Resolved. That the Committee on State Affairs have the use of the floor of this House this evening for the purpose of giving a hearing to the friends of the Horseshoers' bill.

The resolution was not adopted.

GENERAL ORDER.

Mr. Wade moved that the House resolve itself into a committee of the whole on the general order.

The motion prevailed.

The Speaker called Mr. Paddock to the chair.

After some time spent in the consideration of bills upon the general order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

House bill No. 357 (file No. 191), entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry, for the fiscal year ending June 30, 1904, for building and special purposes, and to provide a tax to meet the same;

House bill No. 481 (file No. 197), entitled

A bill making an appropriation for the Northern State Normal School for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for the fiscal year ending June 30, 1901, and to provide a tax for the same.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House bill No. 253 (file No. 76), entitled

A bill entitled "An Act authorizing the incorporation of the Allegemeiner Evangelisch Lutherischer Bund of the State of Michigan, belonging to the Synod of Ohio;"

House bill No. 1109 (file No. 152), entitled

A bill to regulate the use of automobiles propelled by steam, gas, electricity or other artificial power upon the public streets, highways, boulevards and other public grounds, and to provide penalties and fines for the violation thereof;

House bill No. 679 (file No. 156), entitled

A bill to amend Sections 2, 3, 4, 5 and 6 of Act No. 124 of the Public Acts of the State of Michigan for the year 1855, approved February 12, 1855, and the acts amendatory thereto, entitled "An Act providing for the transfer of causes from one circuit court to another in certain cases," being Sections 10106, 10107, 10108, 10109 and 10110 of the Compiled Laws of the State of Michigan for the year 1897.

Part III.

The committee recommends the adoption for

House joint resolution No. 24 (file No. 155), entitled

A joint resolution proposing an amendment to Article IV of the Constitution of this State by adding a section thereto relative to the ownership and operation of street railways by incorporated cities;

Of the proposed accompanying substitute, entitled

A joint resolution proposing an amendment to Article IV of the Constitution of this State by adding a section thereto relative to the ownership and operation of street railways by the City of Detroit.

Part IV.

The committee recommends that the following bill be laid on the table:

House bill No. 172 (file No. 144), entitled

A bill to protect the professional title and degrees of veterinary surgeon, doctor of veterinary medicine and surgery, and veterinarian, and their abbreviations, and to restrict the use of such titles and their abbreviations to regular graduates or recognized graduates of schools of veterinary medicine and surgery, and those having passed a satisfactory examination before a state veterinary board, for registration of veterinary surgeons, doctors of veterinary medicine and surgery, and veterinarians; to regulate the practice of veterinary medicine, veterinary surgery or any branch thereof, including veterinary dentistry, in the State of Michigan, and prescribing penalty for the violation of the same.

ROBERT W. PADDOCK,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bills named in Part II of the report.

The amendments were adopted and the bills were placed on the order

of Third Reading of Bills.

The question being on the adoption of the proposed substitute for the joint resolution named in Part III of the report,

The substitute was adopted, and the joint resolution, as substituted,

was placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the committee relative to the bill named in Part IV of the report,

The recommendation was concurred in, and the bill was laid on the table.

Mr. J. P. Kirk asked and obtained leave of absence for himself until next Tuesday's session.

Mr. Seeley moved that the House take a recess until 7:30 o'clock p. m. The motion prevailed, the time being 5:45 o'clock p. m.

AFTER RECESS.

7:30 o'clock p. m.

The House was called to order by the Speaker.

Mr. Randall moved that the House adjourn. The motion did not prevail.

Mr. Jenks asked and obtained leave of absence for himself from tomorrow's session.

GENERAL ORDER.

Mr. Holmes moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. H. E. Powell to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills and joint resolution:

House bill No. 683 (file No. 160), entitled

A bill to amend Section 21 of Chapter 4 of Act No. 3 of Public Acts of 1895, entitled "An Act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," approved February 19, 1895;

House bill No. 505 (file No. 161), entitled

A bill to amend Section 3 of Act No. 119 of the Public Acts of 1893, being an act, entitled "An Act to define what shall constitute fraternal beneficiary societies, orders or associations, to provide for their incorporation and the regulation of their business, and for the punishment for violation of the provisions of the act of their incorporation, and to repeal all existing acts inconsistent therewith," approved May 25, 1893, as amended by Act 263 of the Public Acts of 1895, approved June 3, 1895, the same being Section 7742 of the Compiled Laws of 1897;

House joint resolution No. 656 (file No. 164), entitled

A joint resolution authorizing and directing the Board of State Auditors to furnish the general vault in the department of the Auditor General with a system of steel filing cases, and also to furnish files and cases for the proper preservation and care of receipts and vouchers relating to the tax division of that department;

House bill No. 741 (file No. 165), entitled

A bill to amend Section 17 of Chapter 13 of Act No. 3 of the Public Acts of 1895, entitled "An Act to provide for the incorporation of villages within the State of Michigan and defining their powers and duties," the same being Section 2926 of the Compiled Laws of 1897;

Senate bill No. 277 (file No. 51), entitled

A bill to amend Section 14 of Act No. 113 of the Public Acts of 1901, being an act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this State; to provide for the regulation of such establishments, and the employment of women and children therein; to regulate the conduct of sweatshops, so called; to provide for the enforcement of the provisions of this act; and to make an appropriation for the purpose of carrying out the same;

House bill No. 611 (file No. 176), entitled

A bill to provide for the appointment of a chief clerk in the office of the State Superintendent of Public Instruction, specify his duties, and fix the salary for the same;

House bill No. 677 (file No. 177), entitled

A bill to amend Sections 3 and 5 of Act No. 115 of the Public Acts of 1893, entitled "An Act to provide for the government, management and control of the State Public School at Coldwater, and to repeal all acts or parts of acts inconsistent with this act."

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House bill No. 269 (file No. 158), entitled

A bill to amend an act, entitled "An Act to provide for the formation of corporations for the purpose of owning, maintaining and improving lands and other property kept for the purposes of summer resorts or for ornament, recreation or amusement, and to repeal all laws or parts of laws in conflict herewith," approved June 4, 1897, being Sections 7618 to 7638, inclusive, of the Compiled Laws of 1897, by adding a new section thereto to be known as Section 23;

House bill No. 154 (file No. 162), entitled

A bill to establish a board of accountancy, to provide for the granting of certificates to those public accountants who qualify under the provisions of this act, and to provide a penalty for violations thereof;

House bill No. 888 (file No. 171), entitled

A bill to provide that licensed embalmers may act as subregistrars of deaths when duly authorized by the Secretary of State;

House bill No. 895 (file No. 173), entitled

A bill to amend Act No. 70 of the Public Acts of 1881, entitled "An Act to authorize the formation of electric light companies," the same being Sections 7132 to 7145, inclusive, by inserting a new section in said act to stand as Section 11a.

H. E. POWELL, Chairman.

The report was accepted.

The bills and joint resolution named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made

by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

Messrs. Ashley and Washer asked and obtained leave of absence for themselves from to-morrow's session. Mr. C. S. Adams asked and obtained leave of absence for himself until next Thursday's session.

The Clerk announced that the following bills had been printed and that they were presented to the Governor April 9:

House bill No. 794 (enrolled No. 173);
House bill No. 621 (file No. 124, enrolled No. 174);
House bill No. 672 (enrolled No. 175);
House bill No. 1073 (enrolled No. 176);
House bill No. 693 (enrolled No. 177);
House bill No. 852 (enrolled No. 178);
House bill No. 242 (enrolled No. 179);
House bill No. 209 (enrolled No. 180);
House bill No. 972 (enrolled No. 181);

House bill No. 709 (enrolled No. 182).

Mr. Byrns moved that the House adjourn.

The motion prevailed, the time being 8:50 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 9 o'clock a. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

house of Representatives

ROBERT SMITH PTG. 00.

SESSION OF 1903



FIFTY-SEVENTH DAY.

Lansing, Friday, April 10.

9 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. L. B. Bissell.

The roll of the House was called by the Clerk, who announced that a

quorum was present.

The following named members were absent with leave: Messrs. C. S. Adams, Ashley, Bolton, DeLisle, Jenks, J. P. Kirk, William Kirk, Neal, W. C. Robinson, Rodgers, Sanderson, N. O. Ward and Washer.

The following named members were absent without leave: Messrs. Colby, Dohany, Dunn, Foster, Galbraith, Gallup, Greusel, Harley, Hemans, Nottingham, L. C. Robinson and Van Zoeren.

Mr. Partlow moved that the absentees without leave be excused from

to-day's session.

The motion prevailed.

Mr. Sheldon asked and obtained leave of absence for himself from Monday's session.

PRESENTATION OF PETITIONS.

No. 407. By Mr. Shook: Petition of W. H. Garfield and 20 other citizens of Greenville, Montcalm County, asking for the passage of the so-called Holmes bill, providing for the giving of bonds by liquor dealers.

The petition was referred to the Committee on Judiciary.

No. 408. By Mr. Hallenbeck: Petition of Geo. P. Stevens and 55 other citizens of Bellevue, on the same subject.

Same reference.

No. 409. By Mr. Hallenbeck: Petition of Burdett Wright and 24 other citizens of Vermontville and vicinity, Eaton County, on the same subject.

Same reference.

No. 410. By Mr. H. E. Powell: Petition of J. W. Buell and 49 other citizens of Orleans, Ionia County, on the same subject.

Same reference.

- No. 411. By Mr. Munsell: Petition of Rev. C. L. Adams and 27 other citizens of Howell, Livingston County, on the same subject. Same reference.
- No. 412. By Mr. Fairbanks: Petition of Ernest W. Wood and 50 other citizens of Manton, Wexford County, on the same subject. Same reference.
- No. 413. By Mr. Werline: Petition of G. A. Henderson and 132 other citizens of Munising, asking for the passage of a bill providing for the reduction of railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

No. 414. By Mr. Munsell: Petition of Charles H. Lamoreaux and 355 other citizens of Livingston County, relative to the killing of deer and the bounty on wolves.

Mr. Munsell moved that the petition be spread at length upon the

Journal.

The motion prevailed.

The following is the petition:

To the Honorable Senate and House of Representatives of the State of Michigan:

We, the undersigned citizens of Conway and Fowlerville, Livingston

County, Michigan, respectfully petition your Honorable Body:

First, That the open season in the law relative to the killing and hunting of deer in Michigan remain as now from November 8th to 30th, inclusive.

Second, That the number allowed to be killed remain the same as now.

Third, That no license be issued to hunters until November first of each year.

Fourth, That railroads be not allowed to sell tickets to hunters until

November 5th of each year.

Fifth, That hunters be allowed five days to transport deer home; but that all deer must be shipped and billed on or before November 30th.

Sixth, That the license not cost over \$1.00.

Seventh, That bounty on wolves be increased to \$25.00.

Eighth, That no hunting be allowed on Sunday in Michigan.

CHARLES H. LAMOREAUX and 125 others.

The petition was referred to the Committee on Game Laws.

Messrs. Hunt and Lovell asked and obtained leave of absence for themselves from the remainder of to-day's session.

MESSAGES FROM THE GOVERNOR.

A Message was received from the Governor announcing the approval on April 9, of the following bill:

House bill No. 709 (file No. 96, enrolled No. 182), entitled

A bill to amend Section 101 of Act number 121 of the Public Acts of 1895, relative to the competency of witnesses and examination of parties in certain cases, being Compiler's Section 10212 of the Compiled Laws of 1897, as amended by Act 239 of the Public Acts of 1901.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 111, entitled

A bill to provide for a county poor physician for the County of Saginaw, fix his compensation, prescribe his duties, and regulate the liability of the county for the care of indigent persons affected with contagious diseases;

House bill No. 400, entitled

A bill relative to voting precincts on the islands of North Manitou and South Manitou;

House bill No. 180, entitled

A bill to authorize the Township of Springwells. Wayne County, Michigan, except that part of the territory of said township which lies within the corporate limits of the Villages of Delray and Woodmere, to grade, pave, plank, gravel, macadamize, curb and otherwise improve the highway known as Michigan avenue in said township, and to provide, by issuing township bonds and pledging the faith and credit of that part of said township which lies without the corporate limits of the said Villages of Delray and Woodmere, the necessary funds therefor;

House bill No. 454, entitled

A bill to authorize the City of Coldwater to build, construct and maintain a system of sanitary sewers for the use of the City of Coldwater and the inhabitants thereof, and to provide for the issuing of bonds for the payment of the same;

House bill No. 734, entitled

A bill to amend Act No. 128 of the Session Laws of 1899, entitled "An Act to authorize the consolidation of street railway, electric light and gas light companies, or any two thereof;"

House bill No. 867, entitled

A bill to vest in the First Presbyterian Society of Jonesville, Michigan, the title to the property of its predecessor. The First Presbyterian Society of Jonesville, and to provide for the payment of the debts and obligations of said original First Presbyterian Society by its said successor;

And to inform the House that the Senate has passed said bills, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 49 (file No. 50), entitled

A bill to amend Section 2 of "An Act to provide for the incorporation of villages within the State of Michigan, and define their powers and duties," the same being Section 2685 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill, and

has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

Pending the reference of the bill to the Clerk for enrollment, Mr. Pettit moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 517, entitled

A bill to amend Section 15 of Title 9 of Act number 374 of the Local Acts of 1897, entitled "An Act to revise the charter of the City of Grand Rapids;"

And to inform the House that the Senate has amended the bill as

follows:

1. By striking out of line 17 of Section 15, the word "shall" and in-

serting in lieu thereof the word "may."

2. By inserting in line 21 of Section 15 after the word "water" the words "Provided, That the board of public works or the common council of the City of Grand Rapids shall not allow any person, persons, firm or corporation to use any storm sewer for or in the stead of a sanitary sewer":

And that, as thus amended, the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON.
Secretary of the Senate.

The question being on concurring in the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Austin Barnaby Baumgaertner Brown Byrns Campbell Chapman Combs Denby Dennis Duncan Dunstan Durham	Mr. Fisher Fisk Francis Halladay Hallenbeck Herkimer Holmes Kidder Knight Ladner Lane, John Lane, O. B McEachern Master	Paddock Perkins Pettit Powell, Gardne Powell, H. E. Randall Reed	Shea Shook Stone Thomas Thorington Vandercook Walker Wallace Ward, C. E. Wells Whelan Whitaker Willis Wright
Eichhorn Ferry	Monroe, J. Monroe, J.	H. Scott	Speaker

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The bill was then referred to the Clerk for printing and presentation to the Governor.

Mr. Hemans entered the House and took his seat.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 397, entitled

A bill to amend Section 2 of Act No. 372 of the Local Acts of 1901, entitled "An Act to organize a school district in Springfield Township, Kalkaska County, to be known and designated as "School District No. 1 of township 25 north, range 6 west," out of the unorganized territory comprising the entire township 25 north, range 6 west;"

And to inform the House that the Senate has amended the bill as

follows:

By striking out of line 8 of Section 2 the word "assessor" and inserting in lieu thereof the word "treasurer;"

And that, as thus amended, the Senate has passed said bill and has ordered the same to take effect July 1, 1903.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The question being on concurring in the amendment made to the bill

by the Senate,

The amendment was concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson	Mr.	Ferry	Mr.	Newberry	Mг.	Shook
	Austin		Fisk		Osborn		Stone
	Barnaby		Francis		Oviatt		Thomas
	Batchelder		Halladay		Paddock		Thorington
	Baumgaertner		Hallenbeck		Partlow		Vandercook
	Brown		Hemans		Perkins		Wa de
	Byrns		Kidder		Pettit		Walker
	Campbell		Knight		Powell, Gardner	Į.	Wallace
	Chapman		Ladner .		Powell, H. E.		Ward, C. E.
	Combs		Lane, John		Randall		Wells
	Denby		Lane, O. B.		Reed		Werline
	Dennis		McEachern		Reynolds		Whelan
	Duncan		Master		Richards		Whitaker
	Dunstan		Monroe, J. H.		Scott		Willis
	Durham		Monroe, J. S.		Seeley		Wright
	Eichhorn		Morrice		Shea		Speaker
	Fairbanks		Munsell				

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The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 274, entitled

A bill to provide for the registration of deeds of real estate in the City of Grand Rapids, and certificate of city clerk to be presented therewith, showing payment of taxes on land deeded;

And to inform the House that the Senate has amended the bill as

follows:

By inserting in line 48 of Section 1 after the word "cents" the words "which fee shall be paid into the city treasury for the use of said city;"

And that, as thus amended, the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Fisher	Mr. Morrice	Mr. Shook
Anderson	Fisk	Munsell	Siggins
Austin	Francis	Newberry	Stone
Barnaby	Halladay	Osborn	Thomas
Batchelder	Hallenbeck	Oviatt	Thorington
Baumgaertner	Herkimer	Paddock	Vandercook
Brown	Higgins	Partlow	Walker
Byrns	Holmes	Perkins	Wallace
Campbell	Kidder	Pettit	Ward, C. E.
Chapman	Knight	Powell, H. E.	Wells
Dennis	Ladner	Randall	Werline
Duncan	Lane, John	Reed	Whelan
Dunstan	Lane. O. B.	Reynolds	Whitaker
Durham	McEachern	Richards	Willis
Eichhorn	Master	Scott	Wright
Fairbanks	Monroe, J. H.	Seeley	Speaker
Ferry	Monroe, J. S.	Shea	

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The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir--l am instructed by the Senate to transmit the following bill:

Senate bill No. 126, by Mr. Curtis, entitled

A bill to provide for the erection and maintenance of ladders for the passage of fish threugh the dams across Carp River in the County of Emmet, to provide a penalty for violations of this act, and to repeal all acts and parts of acts contravening the provisions of this act;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee.

Mr. Morrice moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and navs, as follows:

Mr. Adams, R. N. Austin	Mr. Ferry Fisher	Mr. Morrice Munsell	Mr. Shea Shook
Barnaby	Fisk	Newberry	Siggins
Batchelder	Francis	Osborn	Stone
Baumgaertner	Halladay	Oviatt	Thorington

Mr. Hallenbeck Mr. Paddock Mr. Vandercook Mr. Brown Herkimer **Partlow** Walker Byrns Wallace Campbell Higgins Perking Pettit Ward, C. E. Chapman Holmes Powell, H. E. Combs Kidder Wells Knight Randall Werline Denby Read Whelan Ladner Dennis Lane, John Whitaker Duncan Reynolds Lane, O. B. Richards Willis Dunstan Scott Wright Durham McEachern Seeley Eichhorn Monroe, J. H. Speaker Fairbanks Monroe, J. S.

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The title was agreed to.

Mr. Morrice moved that the bill be laid on the table.

The motion prevailed.

Mr. Greusel entered the House and took his seat.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following concurrent resolution:

Senate resolution No. 66.

Resolved by the Senate (the House concurring), That the Secretary of State is hereby authorized and directed to furnish each member of the Legislature of 1903 with a set of Miller's Compiled Laws, and the Public Acts of 1899 and 1901.

Resolved, That the Secretary of State be authorized and directed to place fifty sets of Miller's Compiled Laws with the State Librarian to be exchanged for other law books, said books to be placed upon the shelves of the Michigan State Library;

And to inform the House that the resolution has been adopted by the Senate. In this action of the Senate the concurrence of the House is

respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the adoption of the resolution, Mr. Byrns moved to amend the resolution by inserting after the word "member" the words "an officer."

The amendment was not adopted.

The question being on concurring in the adoption of the resolution,

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Mr. Randall moved to amend the resolution by inserting after the words "nineteen hundred three" the words "who have not already received one."

Mr. Anderson moved that the resolution be referred to the Committee on State Affairs.

The motion did not prevail.

The question being on the amendment offered by Mr. Randall,

The amendment was adopted.

The question being on concurring in the adoption of the resolution,

The resolution was adopted, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Adams, R. N.	Mr. Ferry	Mr. Monroe, J. H.	Mr. Seeley
Anderson	Fisher	Monroe, J. S.	Shea
Austin	Francis	Morrice	Siggins
Barnaby	Greusel	Newberry	Stone
Batchelder	Halladay	Osborn	Thomas
Baumgaertner	Hallenbeck	Oviatt	Vandercook
Brown	Herkimer	Paddock	Walker
Byrns	Higgins	Partlow	Wallace
Chapman	Holmes	Perkins	Ward, C. E.
Denby	Kidder	Pettit '	Wells
Dennis	Knight	Powell, H. E.	Werline
Duncan	Ladner	Randall	Whelan
Dunstan	Lane, John	Read	Whitaker
Durham	Lane, O. B.	Reynolds	Willis
Eichhorn	McEachern	Richards	Wright
Fairbanks	. Master	S nott	Speaker

NAYS.

Mr. Hemans Mr.

Mr. Thorington

THIRD READING OF BILLS.

House bill No. 357 (file No. 191), entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry, for the fiscal year ending June 30, 1904, for building and special purposes, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

Mr. Adams, R. N. Anderson Austin Barnaby Batchelder Baumgaertner Brown Byrns Campbell	Mr. Fairbanks Ferry Fisher Francis Greusel Herkimer Higgins Holmes Kidder	Mr. Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Oviatt Paddock Partlow Pettit	Mr. Shea Shook Stone Thomas Vandercook Walker Wallace Ward, C. E. Wells
Campbell	Kidder	Pettit	Wells
Chapman	Knight	Powell, H. E.	Werline

Mr. Denby Dennis Duncan Dunstan Durham Eichhorn	Mr. Ladner	Mr. Randall	Mr. Whelan
	Lane, John	Read	Whitaker
	Lane, O. B.	Reynolds	Willis
	McEachern	Scott	Wright
	Master	Seeley	Speaker

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Mr. Combs Mr. Hallenbeck Mr. Thorington

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The title of the bill was agreed to.

House bill No. 481 (file No. 197), entitled

A bill making an appropriation for the Northern State Normal School for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for the fiscal year ending June 30, 1901, and to provide a tax for the same;

Was read a third time and passed, a majority of all the members-

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr.	Fairbanks	Mr.	Monroe, J. H.	Mr.	Shea.
Anderson		Ferry		Monroe, J. S.		Shook
Austin		Fisher		Morrice		Stone
Barnaby		Fisk		Munsell		Thomas
Batchelder		Francis		Newberry		Thorington
Baumgaertner	•	Greusel		Osborn		Vandercook
Brown		Halladay		Oviatt		Walker
Byrns '		Hallenbeck		Paddock		Wallace
Campbell		Herkimer		Partlow		Ward, C. E.
Chapman		Higgins		Perkins		Wells
Combs		Holmes		Pettit		Werline
Denby		Kidder		Powell, H. E.		Whelan
Dennis		Knight		Randall		Whitaker
Dunca n		Lane, John		Read		Willis
Dunstan		Lane, O. B.	•	Reynolds		Wright
Durham		McEachern		Richards		Speaker
Eichhorn		Master		Seeley		-

67

NAYS.

The title of the bill was agreed to.

House bill No. 253 (file No. 76), entitled

A bill entitled "An Act authorizing the incorporation of the Allegemeiner Evangelisch Lutherischer Bund of the State of Michigan, belonging to the Synod of Ohio;"

Was read a third time and passed, a majority of all the members-

elect voting therefor, by yeas and nays, as follows:

Mr. Adams, R. N.	Mr. Ferry	Mr. Morrice	Mr. Shea
Anderson	Fisher	Munsell	Shook
Austin	Fisk	Newberry	Stone
Barnaby	Francis	Osborn	Thomas
Batchelder	Halladay	Ovlatt	Thorington

Mr. Hallenbeck Mr. Baumgaertner Mr. Paddock Mr. Vandercook Brown Hemans Partlow Walker Byrns Herkimer Perkins Wallace Campbell Higgins Pettit Ward, C. E. Chapman Holmes Powell, H. E. Wells Kidder Combs Randall Werline Denby Knight Read Whelan Lane, O. B. Dennis Reynolds Whitaker Duncan McEachern Richards Willis Dunstan Master Scott Wright Durham Monroe, J. H. Seeley Speaker Monroe, J. S. Fairbanks

NAYS.

66

The title of the bill was agreed to.

House bill No. 1109 (file No. 152), entitled

A bill to regulate the use of automobiles propelled by steam, gas, electricity or other artificial power upon the public streets, highways, boulevards and other public grounds, and to provide penalties and fines for the violation thereof;

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Francis moved to amend the bill

1. By adding at the end of Section 1, the words: "If a vehicle drawn by a horse or horses be overtaken by an automobile, and the person in charge of the automobile signals, or expresses a desire to pass, it shall be the duty of the driver of the horse vehicle to turn to the right of the road and give the automobile a chance to pass. And it shall be the duty of the person in charge of, and the male occupants of the automobile to use the same care and give the same assistance to the occupants of the horse vehicle as heretofore provided to be given, when they meet."

2. By striking out in lines 7 and 8 of Section 1, the words "or pass." The amendments were adopted, two-thirds of all the members present voting therefor.

Mr. Ferry moved to amend the bill by adding to Section 3, the follow-

ing proviso:

"Provided, The authority before whom complaint is made shall adjourn hearing of said complaint, if the defendant shall so request, and shall deposit the sum of fifty dollars as security to appear at the date of such adjournment."

The amendment was adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, R. N.	Mr. Fairbanks	Mr. Master	Mr. Richards
Anderson	Ferry	Monroe, J. H.	Scott
Austin	Fisher	Monroe, J. S.	Seeley
Barnaby	Fisk	Morrice	Shea
Batchelder	Francis	Munsell	Siggins
Baumgaertner	Greusel	Newberry	Stone
Brown	Hallenbeck	Osborn	Thorington

Mr. Herkimer Mr. Oviatt Mr. Vandercook Mr. Byrns Walker Campbell Higgins Paddock Holmes **Partlow** Wells Chapman Combs Perkins Werline Kidder Denby Pettit Whelan Knight Whitaker Powell, H. E. Dennis Ladner Lane, John Lane, O. B. Randall Willis Duncan Read Wright Dunstan Durham McEachern Reynolds Speaker Eichhorn

NAYS.

65 0

The title of the bill was agreed to.

House bill No. 679 (file No. 156), entitled

A bill to amend Sections 2, 3, 4, 5 and 6 of Act No. 124 of the Public Acts of the State of Michigan for the year 1855, approved February 12, 1855, and the acts amendatory thereto, entitled "An Act providing for the transfer of causes from one circuit court to another in certain cases," being Sections 10106, 10107, 10108, 10109 and 10110 of the Compiled Laws of the State of Michigan for the year 1897;

Was read a third time and passed, a majority of all the members-

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, R. N. M		Mr. Monroe, J. S.	Mr. Shea
	Anderson	Fisher	Morrice	Shook
	Austin	Fisk	Munsell.	Siggins
	Barnaby	Francis	Newberry	Stone
	Batchelder	Greusel	Osborn	Thomas
	Baumgaertner	Halladay	Oviatt	Thorington
	Brown	Hemans	Pa ddock	Vandercook
	Byrns	Herk imer	Partlow	Wade
	Campbell	Higgins	Perkins.	Walker
	Chapman	Kidder	Pettit	Wallace
	Denby	Knight	Powell, H. E.	Wells
	Dennis	Ladner	Randall	Werline
	Duncan	Lane, John	Read	Whelan
	Dunstan	Lane, O. B.	Reynolds	Whitaker
	Durham	McEachern	Richards	Willis
	Eichhorn	Master	Scott	Wright
	Fairbanks	Monroe, J. H.	Seeley	Speaker
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68

NAYS.

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The title of the bill was agreed to.

Pending the third reading of

House joint resolution No. 24 (file No. 155), entitled

A joint resolution proposing an amendment to Article IV of the Constitution of this State by adding a section thereto relative to the ownership and operation of street railways by the City of Detroit;

Mr. Greusel moved that the joint resolution be laid on the table.

The motion prevailed.

66

1

House bill No. 683 (file No. 160), entitled

A bill to amend Section 21 of Chapter 4 of Act No. 3 of the Public Acts of 1895, entitled "An Act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," approved February 19, 1895;

Was read a third time, and pending the taking of the vote on the

passage thereof,

Mr. Randall moved to amend the bill by striking out in line 4 of Section 1, the word "December" and inserting in lieu thereof the word "February."

The amendment was adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Fisher	Mr. Morrice	Mr. Shook
Anderson	Fisk	Munsell	Siggins
Austin	Francis	Newberry	Stone
Barnaby	Greusel	Osborn	Thomas
Batchelder	Halladay	Oviatt	Thorington
Baumgaertner	Hemans	Paddock	Vandercook
Brown	Herkimer	Partlow	Wade
Byrns	Higgins	Perkins	Walker
Campbell	' Kidder	Powell, H. E.	Wallace
Denby	Knight	Randall	Ward, C. E.
Dennis	Ladner	Read	Werline
Duncan	Lane, John	Reynolds	Whelan
. Dunstan	Jane, O. B.	Richards	Whitaker
Durh am	McEachern	Scott	Willis
Eichhorn	Master	Seeley	Wright
Fairbanks	Monroe, J. H.	Shea	Speaker
Ferry	Monroe, J. S.		_

NAYS.

Mr. Hallenbeck

The title of the bill was agreed to.

House bill No. 505 (file No. 161), entitled

A bill to amend Section 3 of Act No. 119 of the Public Acts of 1893, being an act, entitled "An Act to define what shall constitute fraternal beneficiary societies, orders or associations, to provide for their incorporation and the regulation of their business, and for the punishment for violation of the provisions of the act of their incorporation, and to repeal all existing acts inconsistent therewith," approved May 25, 1893, as amended by Act 263 of the Public Acts of 1895, approved June 3, 1895, the same being Section 7742 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-

elect voting therefor, by yeas and nays, as follows:

141

YEAS.

Mr. Adams, R. N. Anderson Austin Barnaby Batchelder Baumgaertner Brown Byrns Campbell Chapman Denby Dennis Duncan Dunstan Durham Eichhorn	Mr. Fairbanks Ferry Fisher Fisk Francis Greusel Halladay Hallenbeck Herkimer Higgins Kidder Lane, John Lane, O. B. McEachern Master Monroe, J. H.	Mr. Monroe, J. S. Munsell Newberry Osborn Oviatt Paddock Partlow Perkins Powell, H. E. Randall Read Reynolds Richards Scott Seeley Shea	Mr. Shook Siggins Stone Thomas Thorington Vandercook Wade Wallace Ward, C. E. Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

03

The title of the bill was agreed to.

House joint resolution No. 656 (file No. 164), entitled

A joint resolution authorizing and directing the Board of State Auditors to furnish the general vault in the department of the Auditor General with a system of steel filing cases, and also to furnish files and cases for the proper preservation and care of receipts and vouchers relating to the tax division of that department;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof.

Mr. Francis moved to amend the joint resolution,

1. By inserting in line 16 after the word "plans" the word "and;"

2. 'By striking out of line 16 the words "and selection of" and inserting in lieu thereof the words "furnished by."

The amendments were adopted, two thirds of all the members present

voting therefor.

The question being on the passage of the joint resolution,

The joint resolution was then passed, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Fisk	Mr. Munsell	Mr. Siggins
Anderson	Francis	Newberry	Stone
Barnaby	Greusel	Oviatt	Thomas
Batchelder	Halladay	Paddock	Thorington
Byrns	Hallenbeck	Partlow	Vandercook
Chapman	Herkimer	Perkins	Wade
Denby	Higgins	Powell, H. E.	Walker
Dennis	Kidder	Randall	Wallace
Duncan	Knight	Read	Wells
Dunstan	Ladner	Reynolds	Whelan
Durham	Lane, O. B.	Richards	Whitaker
Eichhorn	McEachern	Scott	Willis
Fairbanks	Master	Shea	Wright
Ferry	Monroe, J. S.	Shook	Speaker
Fisher	Morrice		

58

61

The title and preamble of the joint resolution were agreed to.

House bill No. 741 (file No. 165), entitled

A bill to amend Section 17 of Chapter 13 of Act No. 3 of the Public Acts of 1895, entitled "An Act to provide for the incorporation of villages within the State of Michigan and defining their powers and duties," the same being Section 2926 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-

elect voting therefor, by yeas and nays, as follows:

YEAS. .

Brown Greusel Par Byrns Halladay Par Campbell Herkimer Per Chapman Higgins Por Combs Kidder Ra Denby Knight Ra Dennis Ladner Ri Duncan Lane, O. B. So Dunstan McEachern Se	addock artlow erkins owell, H. E. andall eynolds ichards cott	Vandercook Wade Walker Wallace Ward, C. E. Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

The title of the bill was agreed to.

Senate bill No. 277 (file No. 51), entitled

A bill to amend Section 14 of Act No. 113 of the Public Acts of 1901, being an act to provide for the inspection of manufacturing establishments, workshops, hotels and stores in this State; to provide for the regulation of such establishments, and the employment of women and children therein; to regulate the conduct of sweatshops, so called; to provide for the enforcement of the provisions of this act; and to make an appropriation for the purpose of carrying out the same;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and navs, as follows:

	!
Anderson Ferry Oviatt Thomas	,
Austin Fisk Paddock Thoring	ton
Barnaby Francis Partlow Vander	ook
Batchelder Greusel Perkins Wade	
Baumgaertner Halladay Pettit Walker	
Brown Hallenbeck Powell, H. E. Wallace	:
Byrns Herkimer Randall Ward, C). E.
Chapman Kidder Read Wells	

STATE OF MICHIGAN.

Mr. Combs Mr. Knight Mr. Reynolds Mr. Werline Denby Ladner Whelan Richards Dennis Whitaker Lane, O. B. Scott Duncan McEachern Seeley Willis Dunstan Master Shea Wright Monroe, J. S. Siggins Speaker Durham Eichhorn Morrice

62

NAYS.

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The title of the bill was agreed to.

House bill No. 611 (file No. 176), entitled

A bill to provide for the appointment of a chief clerk in the office of the State Superintendent of Public Instruction, specify his duties, and fix the salary for the same;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr, Eichhorn	Mr. Morrice	Mr. Siggins
Anderson	Fairbanks	Newberry	Stone
<u>Austin</u>	Ferry	Oviatt	Thomas
Barnaby	Fisk	Pa ddock	Thorington
Ratchelder	Francis	Partlow	Vandercook
Baumgaertner	Greusel	Perkins	Wade
Brown	Halladay	Pettit	Walker
Byrns	Herkimer	Powell, H. E.	Wallace
Chapman	Higgins	Randall	Ward, C. E.
Combs	Holmes	Read	Wells
Denby	Kidder	Reynolds	Werline
Dennis	Knight	Richards	Whelan
Duncan	Ladner	Scott	Whitaker
Dunstan	Lane, O. B.	Seeley	Willis
Durham	McEachern	Shea	Speaker

60

NAYS.

Mr. Hallenbeck

1

The title was agreed to.

Mr. Barnaby moved that the bill be laid on the table.

The motion prevailed.

House bill No. 677 (file No. 177), entitled

A bill to amend Sections 3 and 5 of Act No. 115 of the Public Acts of 1893, entitled "An Act to provide for the government, management and control of the State Public School at Coldwater, and to repeal all acts or parts of acts inconsistent with this act,"

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

59

1

YEAS.

Mr. Adams, R. N.	Mr. Eichhorn	Mr. Morrice	Mr. Stone	
Anderson	Ferry	Munsell	Thomas	
Austin	Fisk	Oviatt	Thorington	
Barnaby	Francis	Paddock	Vandercook	
Batchelder	Greusel	Partlow	Wade	
Baumgaertner	Halladay	Perkins	Walker	
Brown	Hallenbeck	Pettit	Wallace	
Byrns	Herkimer	Randall	Ward, C. E.	
Chapman	Higgins	Read	Wells	
Combs	Holmes	Reynolds	Werline	
• Denby	Kidder	Richards	Whelan	
Dennis	Knight	Scott	Whitaker	
Duncan	Ladner	Seeley	Willis	
Dunstan	Lane, O. B.	Shea	Speaker	
Durham	McEachern	Siggins	, -	

NAYS.

Mr. Newberry

The title of the bill was agreed to.

Pending the third reading of

House bill No. 269 (file No. 158), entitled

A bill to amend an act, entitled "An Act to provide for the formation of corporations for the purpose of owning, maintaining and improving lands and other property kept for the purposes of summer resorts or for ornament, recreation or amusement, and to repeal all laws or parts of laws in conflict herewith," approved June 4, 1897, being Section 7618 to 7638 inclusive of the Compiled Laws of 1897, by adding a new section thereto to be known as Section 23;

Mr. Denby moved that the bill be laid on the table.

The motion prevailed.

House bill No. 154 (file No. 162), entitled

A bill to establish a board of accountancy, to provide for the granting of certificates to those public accountants who qualify under the provisions of this act, and to provide a penalty for violations thereof;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof,

Mr. Denby moved that the bill be laid on the table.

The motion prevailed.

The Clerk announced that the following bill had been printed and that it was presented to the Governor April 10.

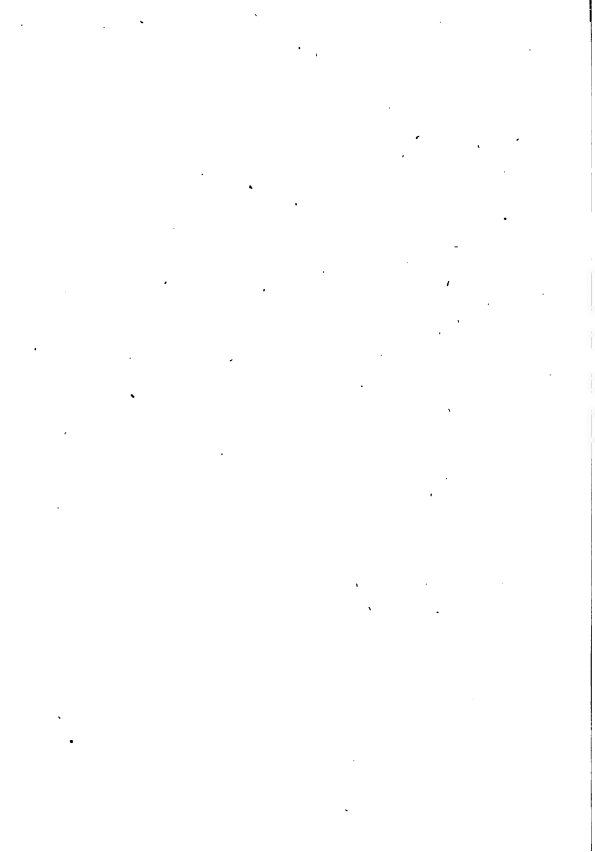
House bill No. 431 (enrolled No. 183):

Mr. J. S. Monroe moved that the House adjourn.

The motion prevailed, the time being 10:50 o'clock a.m.

The Speaker declared the House adjourned until Monday, April 13, at 9 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.



JOURNAL

resentatives

STATE PRINTERS.

SESSION OF 1903



FIFTY-EIGHTH DAY.

Lansing, Monday, April 13.

9 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. W. A. Frye.

The roll of the House was called by the Clerk who announced that a quorum was present.

The following named members were absent with leave: Messrs. C. S.

Adams, Bolton, J. P. Kirk, Sanderson and Sheldon.

The following named members were absent without leave: Messrs. R. N. Adams, Austin, Baumgaertner, Colby, Fisk, Francis, Gallup, Halladay, Harley, Holmes, Jenks. Ladner, Nottingham, Gardner Powell, Reynolds, Richards, Rodgers, Thorington, Vandercook, Van Zoeren, Walker. N. O. Ward and Washer.

Mr. Anderson moved that Mr. Van Zoeren be excused from today's session on account of sickness.

The motion prevailed.

Mr. Byrns moved that the other absentees without leave be excused from today's session.

The motion prevailed.

Mr. Anderson asked and obtained leave of absence for Mr. Rodgers from the remaining sessions of the week.

Mr. J. H. Monroe asked and obtained an indefinite leave of absence for Mr. Revnolds.

Mr. Hemans asked and obtained leave of absence for himself from tomorrow's session.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, April 13:

House bill No. 212 (enrolled No. 83);

House bill No. 2 (file No. 66, enrolled No. 184);

House bill No. 348 (enrolled No. 185);

House bill No. 180 (enrolled No. 186);

House bill No. 400 (enrolled No. 188);

House bill No. 734 (enrolled No. 189);

House bill No. 867 (enrolled No. 190); House bill No. 397 (enrolled No. 192); House bill No. 274 (enrolled No. 193);

House bill No. 49 (file No. 50, enrolled No. 195).

PRESENTATION OF PETITIONS.

- No. 415. By Mr. W. C. Robinson: Petition of Robt. J. Seabury and 355 other citizens of Detroit, asking for the passage of a bill providing for the erection of a soldiers' and sailors' monument.
 - The petition was referred to the Committee on Ways and Means.
- No. 416. By Mr. W. C. Robinson: Petition of Capt. John C. Graham and 35 other veterans of the Spanish-American war on the same subject. Same reference.
- No. 417. By Mr. W. C. Robinson: Petition of Chas. K. Radcliff and 350 other citizens of Detroit on the same subject.

 Same reference.
- No. 418. By Mr. W. C. Robinson: Petition of Hon. Edwin Denby and 350 other citizens of Detroit on the same subject.

 Same reference.
- No. 419. By Mr. John Lane: Petition of A. C. Altman and 61 other citizens of Bridgman and vicinity on the same subject. Same reference.
- No. 420. By Mr. Combs: Petition of J. Ward Stone and 27 other citizens of Rollin, Lenawee County, asking for the passage of the so called Holmes bill, providing for the giving of bonds by liquor dealers.

 The petition was referred to the Committee on Judiciary.
- No. 421. By Mr. Morrice: Petition of W. C. McComb and 46 other citizens of Levering, Emmet County, on the same subject.

 Same reference.
- No. 422. By Mr. Oviatt: Petition of Daniel Blakely and 39 other citizens of Eastport, Antrim County, on the same subject.

 Same reference.
- No. 423. By Mr. Hallenbeck: Petition of Mrs. M. L. Phares and the other officers of the Grand Ledge W. C. T. U. on the same subject. Same reference.
- No. 424. By Mr. Partlow: Petition of M. T. Bates and 300 other citizens of Lansing. Ingham County, on the same subject.

 Same reference.
- No. 425. By Mr. William Kirk: Petition of Rev. F. S. Hurlburt and 53 other citizens of Unionville, Tuscola County, on the same subject. Same reference.
- No. 426. By Mr. Higgins: Petition of Mrs. J. H. Jones and 35 other members of the 19th Century club of Dowagiac, asking for the passage of a bill authorizing the appointment of women as members of certain State boards.

The petition was referred to the committee of the whole.

No. 427. By Mr. Werline: Petition of John Anderson and 113 other citizens of Escanaba asking for the passage of a bill providing for the reduction of railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

No. 428. By Mr. Denby: Petition of the committee of the State Medical Society and the General Conference of Health Officials of Michigan, asking for the passage of a bill, providing for the erection of a State sanatorium for consumptives.

Mr. Denby moved that the petition be spread at length upon the Journal.

The motion prevailed.

The following is the petition:

To the Honorable, the Senate and House of Representatives, Lansing, Michigan:

The undersigned respectfully memorialize your honorable bodies for the passage of House bill No. 164, introduced by Mr. Denby, and hereby respectfully submit:

Some of the reasons why the State of Michigan should provide a Sanatorium for the treatment of the tuberculous poor in the State.

Tuberculosis is at present the most fatal disease in civilized countries. At least one-seventh of all men die of this disease. Of the seventy millions or more inhabitants in the United States today, at least ten millions will, unless something be done to prevent it, die from this disease. Most of the deaths from tuberculosis occur between fifteen and thirty-five years of age, or at a time when the individual should be of most worth to himself, to his family, to his community, and to the State. Thousands of families are not only decimated by this disease, but are impoverished financially by it. The life of the average adult is worth at least one thousand dollars to the State. Over two thousand people die in Michigan every year from this disease. This means a monetary loss to the State of two millions of dollars yearly, to say nothing of the impoverishment that results from the disease.

Tuberculosis is a preventable disease. It is caused by a bacillus or germ which is present in the expectoration of tuberculous persons. The disease is spread by the transference of this germ from one person to another. If every consumptive knew how and would disinfect his sputum, the spread of the disease would be greatly lessened. The number of cases would be correspondingly decreased, and the death rate from this disease would promptly fall. In a sanatorium those suffering from this disease would receive instruction in the methods of disinfecting the sputum and would be taught the necessity of attending to this matter. Such instruction cannot be thoroughly given by means of printed directions. The patient needs to live for a while under conditions such that compel his attending to the disinfection of his sputum. In this way and in this way only can proper instruction be given. After receiving such instruction, the consumptive may again mingle with his family without danger of the spread of the disease. A sanatorium would be a school of instruction which would diffuse knowledge to those in need of it and whereby hundreds of lives would be saved annually.

Tuberculosis in its early stages is a curable disease. Statistics in German and English sanatoria show that from twenty-five to forty per cent of initial cases of this disease can be arrested and practically cured. With a properly constructed and equipped sanatorium, change of climate is not

necessary. One of the most successful sanatoria for the treatment of tuberculosis in Germany has an altitude of only six hundred feet above the sea, and there are many places in Michigan in which this altitude is greatly exceeded. In fact, there is scarcely any place in the State where it is not equalled.

The average length of time necessary to arrest tuberculosis when taken in its early stages is less than six months.

The people of Germany are determined to eradicate this disease, and the watchword in that country today is "A Germany without tuberculosis." and this can be accomplished. In Germany and German speaking Switzerland there are today thirty private sanatoria for the treatment of this disease and fifty-eight public sanatoria and twenty-three more of the latter are now in process of erection. In these institutions somewhere between fifteen and twenty thousand people are being cared for, and these are replaced by others about once in six months.

The state of Massachusetts has had a sanatorium for tuberculosis in operation for several years, and the treatment has proved to be as beneficial, in that institution as in the German sanatoria. New York has made large appropriations which are to be expended under a commission for the erection of sanatoria for the treatment of this disease. The last legislature of New Jersey appropriated fifty thousand dollars by means of which a commission has determined the number of cases in the state and has located and purchased a site for a state sanatorium. The bill before the present legislature provides for three hundred thousand dollars to erect a building. The Governor of the state of Illinois recommended the legislature to pass an appropriation for the establishment of such a sanatorium in that state.

Among the poor the care of a consumptive member of a family endangers the lives of the other members, necessitates in some cases that one other member of the family shall take care of the sick, increases the work necessary in the household, greatly augments the expense of living, and under these conditions it is impossible to prevent the spread of the disease. Such a sanatorium would be a place for the cure of the disease and for instruction in the means necessary to prevent its spread. It would not be a home for incurables.

While one-seventh of all men die of tuberculosis, one-third of all those who die during the working period of life die from this disease.

Shall Michigan not provide for the care of the consumptives among her citizens, and shall she not be in the front rank of those who are striving by the aid of science to lessen sickness, prolong life and in every way improve mankind?

DR. H. M. KING, Grand Rapids,
DR. C. G. JENNINGS, Detroit,
DR. V. C. VAUGHAN, Ann Arbor,
DR. LYMAN W. BLISS, Saginaw,
DR. HENRY B. BAKER, Lansing,
DR. J. B. BRADLEY, Eaton Rapids,
Committee of the State Medical Society.

DR. GUY L. KIEFER, Detroit, DR. THOMAS M. KOON, Grand Rapids, REV. CAROLINE BARTLETT CRANE,

DR. JAMES A. KING, Manistee, Committee of the General Conference of Health Officials in Michigan.

The petition was referred to the Committee on Public Health.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to return to the House the following bill:

House bill No. 69 (file No. 65), entitled

A bill to provide for the better drainage of highways in certain cases; And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 68 (file No. 134), entitled

A bill to amend Section 2 of Act No. 205 of the Public Acts of 1881, entitled "An Act to require justices of the peace to make reports to the prosecuting attorney in criminal and other proceedings before them, to which the people are a party, or in which the county may be liable for any costs," the same being Section 1063 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill, and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

Pending the reference of the bill to the Clerk for enrollment. Mr. Hemans moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting there-

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 971, entitled

A bill to authorize the board of trustees of the public schools of the City of Adrian, County of Lenawee, to borrow money and to issue bonds there-

for, for the purchase of a site and the erection of a high school building for said district and the furnishing of the same;

And to inform the House that the Senate has passed said bill, and has

ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON.

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 235 (file No. 111), entitled

A bill to amend Section 4 of Act No. 157 of the Public Acts of 1851, entitled "An Act to define the limits, jurisdiction and powers of circuit courts," as amended by the several acts amendatory thereof, and being Section 303 of the Compiled Laws of 1897;

And to inform the House that the Senate has amended the bill as fol-

lows:

By striking out of line 18 of Section 1 the words "telegram or telephone, a copy thereof filed" and inserting in lieu thereof the words "such judge by telegram or telephone and a copy thereof filed by such clerk;"

And that, as thus amended, the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Anderson Ashley Barnaby Batchelder Brown Byrns	Mr. Ferry Fisher Foster Galbraith Greusel Hallenbeck	Mr. Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal	Mr. Robinson, W. C. Scott Seeley Shea Shook Siggins
Campbell	Hemans	Newberry	Thomas
Chapman	Herkimer	Osborn	Wade
DeLisle	Higgins	Oviatt	Wallace
Denby	Hunt	Pad dock	Ward, C. E.
Dennis	Kidder	Partlow	Wells
Dohany	Kirk, William	Perkins	Werline
Duncan	Knight	Pettit	\mathbf{Whelan}
Dunn	Lane, John	Powell, H. E.	Whitaker
Dunstan	Lane, O. B.	Randall	Willis
Durham	Lovell	Read	Wright
Eichhorn	McCarthy	Robinson, L. C.	Speaker
Fairbanks	McEachern		70

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 437, by Mr. Farr, entitled

A bill making appropriations for the Industrial School for Boys, for the fiscal year ending June 30, 1904, for rebuilding a boiler house destroyed by fire April 6, 1903, repairing and extending coal shed and purchasing four new boilers and attachments thereto, and for remodeling and enlarging the lecture hall, and to provide a tax therefor;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Industrial School for Boys.

The following message from the Senate was received and read:

Senate Chamber. April 9, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 20 (file No. 153), by Mr. Lockerby, entitled A bill to amend Section 1 of Act No. 82 of the Public Acts of 1873, entitled "An Act to provide for the incorporation of mutual fire insurance companies, and defining their powers and duties, and to repeal Chapter 97 of the Compiled Laws of 1871, and also Act No. 94 of Session Laws of 1871, approved April 12, 1871," and being Compiler's Section 7266 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 109 (file No. 147), by Mr. Kelly, entitled

A bill to provide for the payment of school district and public school orders outstanding for more than one year;

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Education.

The following message from the House was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 84 (file No. 142), by Mr. Bangham, entitled

A bill to amend Section 1 of Act No. 199 of the Public Acts of 1899, entitled "An Act regulating the practice in courts held by justices of the peace in suits brought against two or more defendants;"

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 483 (file No. 107), by Mr. Simons, entitled

A bill to provide for the incorporation of companies for constructing, furnishing and operating electric and other fire, burglary and emergency alarms, and for conducting notification and emergency business;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

The following message from the Senate was received and read:

Senate Chamber, April 9, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 517 (file No. 148), by Mr. Waterbury, entitled

A bill to regulate the ordering of stationery, paper, printing and binding under State contracts;

And to inform the House that the Senate has passed said bill. Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

The following message from the Senate was received and read:

April 9, 1903. Senate Chamber.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 210 (file No. 155), by Mr. Scripps, entitled

A bill to provide for the establishment of an art commission in the City of Detroit and to prescribe its powers and duties;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. Ferry moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson	Mr. Fairbanks	Mr. Master	Mr. Scott
Ashley	Ferry	Monroe, J. H.	Seeley
Barnaby	Fisher	Morrice	Shea
Batchelder	Foster	Munsell	Shook
Brown	Galbraith	Neal	Siggins
Byrns	Greusel	Newberry	Stone
Campbell	Hallenbeck	Osborn	Thomas
Chapman	Hemans	Oviatt	Wade
Combs	Herkimer	Pa ddock	Wallace
DeLisle	Higgins	Partlow	Ward, C. E.
Denby	Hunt	Perkins	Wells
Dennis	Kidder	Pettit	Werline
Dohany	Kirk, William	Powell, H. E.	Whelan
Duncan	Knight	Randall	Whitaker
Dunn	Lane, John	Read	Willis
Dunstan	Lane, O. B.	Robinson, L. C.	Wright
Durham	McCarthy	Robinson, W. C.	Speaker
Eichhorn	McEachern	-	

70

NAYS.

0

The title of the bill was agreed to.

The following message from the Senate was received and read:

Senate Chamber. April 9, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 872 (file No. 152), by Mr. Vaughan, entitled

A bill to provide for placing the reports of the county, township and municipal officers in the State Library;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on State Library.

THIRD READING OF BILLS.

House bill No. 888 (file No. 171), entitled

A bill to provide that licensed embalmers may act as subregistrars of deaths when duly authorized by the Secretary of State;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and navs, as follows:

YEAS.

Mr. Anderson	Mr. Fairbanks	Mr. Master	Mr. Scott	
Ashley	Ferry	Monroe, J. H.	Seeley	
Barnaby	Foster	Monroe, J. S.	Shea	
Batchelder	Galbraith	Morrice	Shook	
Byrns	'Greusel	Neal	Siggins	
Campbell	Hallenbeck	Newberry	Stone	
Chapman	Hemans	Osborn	Thomas	
Combs	Herkimer	Oviatt	Wallace	
Denby	Higgins	Paddock	Ward, C. E.	
Dennis	Kidder	Partlow	Wells	
Dohany	Knight	Pettit	Werline	
Duncan	Lane, John	Powell, H. E.	Whelan	
Dunn	Lane, O. B.	Randall	Whitaker	
Dunstan	Lovell	Read	Willis	
Durham	McCarthy	Robinson, L. C.	Wright	
Eichhorn	McEachern	Robinson, W. C		63

NAYS.

Mr. DeLisle

Mr. Kirk, William Mr. Speaker

3

The title of the bill was agreed to.

House bill No. 895 (file No. 173), entitled

A bill to amend Act No. 70 of the Public Acts of 1881, entitled "An Act to authorize the formation of electric light companies," the same being Sections 7132 to 7145, inclusive, by inserting a new section in said act to stand as Section 11a;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by year and nave, as follows:

YEAS.

				*		12.3	2
Mr. Anderson	Mr.	Ferry	Mr.	Master	Mr.	Scott	
Ashley		Fisher		Monroe, J. H.	•	Seeley	
Barnaby		Foster		Monroe, J. S.		Shea	
Brown		Galbraith		Morrice		Shook	
Byrns		Greusel		Munsell		Siggins	
Campbell		Hallenbeck		Neal		Stone	
Chapman		Hemans		Newberry		Thomas	
Combs		Herkimer		Osborn		Wade	
DeLisle		Higgins		Oviatt		Wallace	
Denby		Kidder		Paddock		Ward, C. E.	
Dennis		Kirk, William		Partlow	٠.	Wells	
Dohany		Knight		Pettit	-	Werline	
Duncan		Lane, John		Powell, H. E.		Whelan	
Dunn		Lane, O. B.		Randall		Whitaker	,
Dunstan		Lovell		Read		Willis	
Durham		McCarthy		Robinson, L. C.		Wright	
Eichhorn		McEachern		Robinson, W. C	!.	Speaker	
Fairbanks					•		69

NAYS.

0

The title of the bill was agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Combs offered the following resolution:

House resolution No. 102.

Resolved, That when the House adjourn this evening it stand adjourned until 10 o'clock tomorrow morning.

The question being on the adoption of the resolution,

Mr. Campbell moved to amend the resolution by making the time 10:30 o'clock instead of 10 o'clock.

The amendment was adopted.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. McCarthy moved to take from the table

House bill No. 919, entitled

A bill to authorize the Township of Whitney, in the County of Arenac, and State of Michigan, to borrow money and issue its bonds therefor for the purpose of building a bridge or bridges across the Au Gres River in said township and provide a tax for the payment of said bonds and the interest thereon.

The motion prevailed.

Mr. McCarthy moved to suspend Rule 34, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. McCarthy moved to reconsider the vote by which the House, on April 1, passed the above named bill.

The motion prevailed, a majority of all the members present voting therefor.

The question being on the passage of the bill,

Mr. McCarthy moved to amend the bill

By inserting in line 5 of Section 2 after the word "act" the words "shall vote in favor of said proposition."

The amendment was adopted, a majority of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

NAYS.

71 0

The title was agreed to.

Mr. McCarthy moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Barnaby moved to take from the table House bill No. 611 (file No. 176), entitled

A bill to provide for the appointment of a chief clerk in the office of the State Superintendent of Public Instruction, specify his duties, and fix the salary for the same.

The motion prevailed.

Mr. Barnaby moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Higgins (for Mr. C. S. Adams) moved that a respectful message be sent to the Senate. asking the return to the House of

House bill No. 412, entitled

A bill to amend Section 15 of Act No. 183 of the Public Acts of 1899, being and to amend Act No. 207 of the Public Acts of 1889, entitled "An Act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous or intoxicating liquors, or any mixed liquor or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of such liquors or beverages, and to suspend the general laws of the State relative to the

taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties of this State to express their will in regard to such prohibition by an election, and to authorize and empower the board of supervisors of the several counties, after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing, of any such liquors, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same in their respective counties, and to provide for penalties and rights of action in case of its violation."

The motion prevailed.

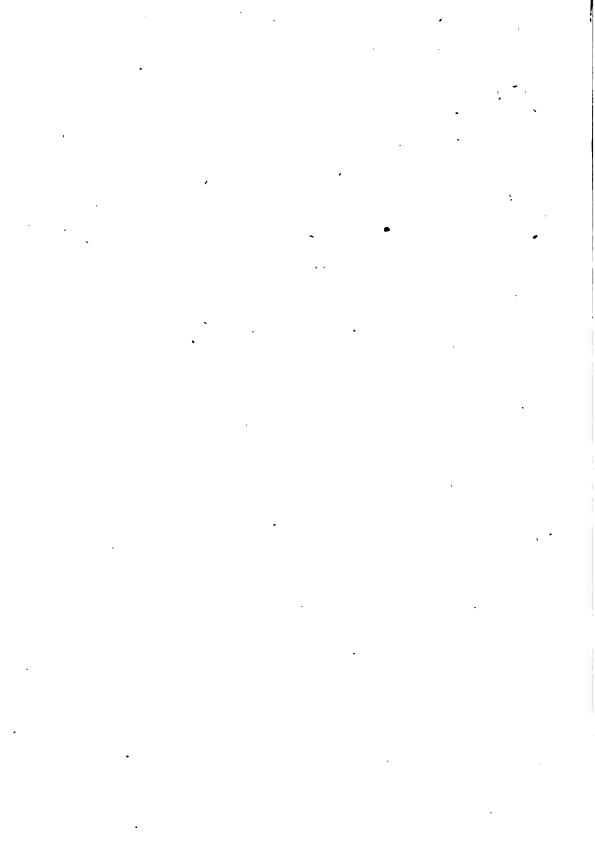
Mr. Paddock moved that the House resolve itself into committee of the whole on the General Order.

Mr. Wade moved that the House adjourn.

The motion prevailed, the time being 10:08 o'clock p. m.

The Speaker declared the House adjourned until tomorrow at 10:30 o'clock a.m.

CHARLES S. PIERCE, Clerk of the House of Representatives.



JOURNAL

OF THE

House of Representatives

ROBERT SMITH FYM. GU., STATE PRINTERS. SESSION OF 1903



FIFTY-NINTH DAY.

Lansing, Tuesday, April 14.

10:30 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. C. S.

Adams, J. P. Kirk, Reynolds, Rodgers and Sanderson.

The following named members were absent without leave: Messrs. Baumgaertner, Colby, Fisk, Gallup, Halladay, Harley, Holmes, Jenks, Ladner, Gardner Powell, Thorington, Van Zoeren and Walker.

Mr. Duncan moved that the absentees without leave be excused from

to-day's session.

The motion prevailed.

Mr. Anderson asked and obtained an indefinite leave of absence for Mr. Van Zoeren on account of sickness.

Mr. Partlow asked and obtained an indefinite leave of absence for Mr. Holmes on account of sickness.

PRESENTATION OF PETITIONS.

No. 429. By Mr. C. E. Ward: Petition of J. F. Devereaux and 20 other citizens of Shiawassee County, relative to the killing of deer and the bounty on wolves.

The petition was referred to the Committee on Game Laws.

No. 430. By Mr. Francis: Petition of Frank White and 66 other citizens of Alpena, asking for the passage of a bill providing for the erection of a soldiers' and sailors' monument on the Capitol grounds.

The petition was referred to the Committee on Ways and Means.

No. 431. By Mr. William Kirk: Petition of Fred Slocum and 16 other citizens of Caro, asking for the passage of House bill No. 559, creating a State Highway Bureau, and favoring an amendment to the constitution so as to permit State aid for highways.

The petition was referred to the Committee on Roads and Bridges.

No. 432. By Mr. Werline: Petition of William Cook and 100 other citizens of Escanaba, asking for the passage of a bill providing for a reduction in railroad fare in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

REPORTS OF STANDING COMMITTEES.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

House bill No. 1171, entitled

A bill to amend an act to provide a charter for the Village of Houghton, and to repeal all acts and parts of acts in conflict therewith;

With the accompanying substitute therefor, entitled

A bill to authorize the Village of Houghton in the County of Houghton to borrow money and issue bonds therefor, for the purpose of adding to and improving the water works system of said village, and for such other public improvements as may be determined by the Common Council of said village;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Pettit moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Bolton Brown Byrns Chapman Chapman Chapman Denby Dennis Dohany Duncan Dunn Dunstan Dunstan Durham Eichhorn Ashley Frarcis Ferry Galoraith Galoraith Greusel Hallenbeck Hemans Chapman Herkimer Kidder Knight Lane, John Lane, O. B. Lovell McCarthy McEachern Master	Mr. Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, H. E. Randall Read Richards Robinson, L. C. Robinson, W. C. Scott Seeley	r. Shea Sheldon Shook Sigoins Stone Thomas Vandercook Wade Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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79

The title was agreed to.

Mr. Pettit moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

House bill No. 938, entitled

A bill to enlarge the boundaries of the Village of East Jordan, County of Charlevoix, State of Michigan, by adding certain lands thereto, and including the same within the corporate limits of said village;

With the accompanying substitute therefor, entitled

A bill relative to the payment of special assessments for paving, in the Village of Charlevoix, in Charlevoix County;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Paddock moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

NAYS.

79 0

The title was agreed to.

Mr. Paddock moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Agriculture, by Mr. Durham, Chairman, reported

House bill No. 346, entitled

A bill to authorize the Michigan Association of Breeders of Improved Live Stock to compile statistics of all improved breeds of live stock in the State, and to edit and print them with the proceedings of the association and allied associations, at their annual meetings, and distribute the same among the stock breeders and farmers of the State, and making appropriation therefor;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the Committee on Ways and Means.

The Committee on Industrial School for Boys, by Mr. Scott, Chairman, reported

Senate bill No. 437, entitled

A bill making appropriations for the Industrial School for Boys, for the fiscal year ending June 30, 1904, for rebuilding a boiler house destroyed by fire April 6, 1903, repairing and extending coal shed and purchasing four new boilers and attachments thereto, and for remodeling and enlarging the lecture hall, and to provide a tax therefor;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the Committee on Ways and Means.

The Committee on Judiciary, by Mr. Wade, Chairman, reported

House bill No. 259 (file No. 36), entitled

A bill to amend Section 8 of Act No. 313 of the Public Acts of 1897, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors, in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act," the same being Section 5386 of the Compiled Laws of the State of Michigan of 1897:

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill be referred to the Committee on Liquor Traffic.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The question being on concurring in the recommendation of the committee that the bill be referred to the Committee on Liquor Traffic,

The recommendation was concurred in, and the bill was referred to the Committee on Liquor Traffic.

The Committee on Public Health, by Mr. Nottingham, Chairman, reported

Senate bill No. 370 (file No. 86), entitled

A bill to amend Section 2 of Chapter 35 of the Revised Statutes of 1846, relative to the preservation of the Public Health, quarantine, nuisances, and offensive trades, as amended by Act No. 56 of the Public

Acts of 1877 and by Act No. 202 of the Public Acts of 1881, being Section 4411 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Public Health, by Mr. Nottingham, Chairman, reported

Senate bill No. 306 (file No. 125), entitled

A bill to provide for the inspection of animals intended for meat supplies and of meat intended for consumption in cities, villages and townships; to regulate slaughter houses and meat markets; to license the sale of meats in cities, villages and townships, to provide for public abattoirs therein and to regulate the use thereof;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Public Health, by Mr. Nottingham, Chairman, reported

Senate bill No. 182 (file No. 110), entitled

A bill to prohibit, discourage and punish the exhibition of deformed human beings, diseased or deformed human bodies, or parts thereof, or the representation of the same, for any other than purely medical purposes;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 13, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following concurrent resolution:

House resolution No. 99.

Whereas, It has become necessary for Albert S. Roe to resign his position as Assistant Postmaster on account of illness in his family; therefore be it

Resolved, By the House, the Senate concurring, that Richard Condon, of Benton Harbor, Berrien County, be, and is hereby, appointed as Assistant Legislative Postmaster during the rest of the session of the Legislature:

And to inform the House that the Senate has concurred in the adoption of the resolution.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

MOTIONS AND RESOLUTIONS.

Mr. Combs offered the following resolution:

House resolution No. 103.

Resolved by the House, (the Senate concurring), That from and after Friday, May 8, 1903, the two Houses of the Legislature transact no other business than for President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of the House and the final adjournment of the Legislature shall be Thursday, May 14th, 1903, at 12 o'clock noon of that day.

The Speaker announced that the resolution would lie over one day

under the rules.

Mr. Morrice moved to take from the table

Senate bill No. 126, entitled

A bill to provide for the erection and maintenance of ladders for the passage of fish through the dams across Carp River in the County of Emmet, to provide a penalty for violations of this act, and to repeal all acts and parts of acts contravening the provisions of this act.

The motion prevailed.

Mr. Morrice moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Ferry moved to reconsider the vote by which the House yesterday passed

Senate bill No. 210 (file No. 155), entitled

A bill to provide for the establishment of an art commission in the City of Detroit and to prescribe its powers and duties.

The motion prevailed.

The question being on the passage of the bill,

Mr. Ferry moved that the bill be laid on the table.

The motion prevailed.

GENERAL ORDER.

Mr. Wade moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. Whitaker to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

House bill No. 244 (file No. 204), entitled

A bill making an appropriation for the Michigan State Agricultural Society for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

House bill No. 117 (file No. 206), entitled

A bill making appropriations for the Michigan Asylum for the Insane at Kalamazoo for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

House bill No. 53 (file No. 157), entitled

A bill to amend Section 3 of Act No. 230 of the Session Laws of 1897, entitled "An Act to provide for the formation of corporations for the purpose of owning, maintaining and improving lands and other property kept for the purpose of summer resorts or for ornament, recreation or amusement, and to repeal all laws, or parts of laws, in conflict herewith," approved June 4, 1897, the same being Section 7620 of the Compiled Laws of the State of Michigan of 1897.

Part II.

The committee reports progress upon the following bill and asks leave to sit again thereon:

House bill No. 179 (file No. 166), entitled

A bill to amend Chapter 150 of the Revised Statutes of 1846, as amended by Act No. 187 of the Session Laws of 1859; Act No. 187 of the Session Laws of 1861; Act No. 138 of the Session Laws of 1871; Act No. 197 of the Session Laws of 1873, and Act No. 277 of the Public Acts of 1881, and Act No. 155 of the Public Acts of 1893, relative to the salaries of judges of probate, the same being, as so amended, Sections 2551 and 2552 of the Compiled Laws of the State of Michigan of 1897.

BYRON C. WHITAKER,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on complying with the request of the committee

relative to the bill named in Part II of the report,

The request was complied with and the committee was granted leave to sit again on the bill.

Mr. Seeley moved that the House take a recess until 2 o'clock p. m. The motion prevailed, the time being 11:58 o'clock a. m.

AFTER RECESS.

2 o'clock p. m.

The House was called to order by the Speaker.

Messrs. Fisk, Gallup, Halladay, Jenks, J. P. Kirk, Ladner and Walker entered the House and took their seats.

GENERAL ORDER.

Mr. Randall moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. Whitaker to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bill:

House bill No. 179 (file No. 166), entitled

A bill to amend Chapter 150 of the Revised Statutes of 1846, as amended by Act No. 187 of the Session Laws of 1859; Act No. 187 of the Session Laws of 1861; Act No. 138 of the Session Laws of 1871; Act No. 197 of the Session Laws of 1873, and Act No. 277 of the Public Acts of 1881, and Act No. 155 of the Public Acts of 1893, relative to the salaries of judges of probate, the same being, as so amended, Sections 2551 and 2552 of the Compiled Laws of the State of Michigan of 1897.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House bill No. 591 (file No. 168), entitled

A bill to amend Act No. 254 of the Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," by adding one new section to Chapter three thereof, to stand as Section 23, and one new section to Chapter 9 thereof, to stand as Section 15;

House bill No. 199 (file No. 174), entitled

A bill to revise and consolidate the laws organizing asylums for the insane and to regulate the care, management and use thereof, and to provide for the apprehension of persons believed to be insane, and for their care and custody.

BYRON C. WHITAKER, Chairman.

The report was accepted.

The bill named in Part I of the report was placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Railroads, by Mr. Read, Chairman, reported House bill No. 384 (file No. 103), entitled

A bill to amend Sections 10 and 28 of an act, entitled "An Act to revise the laws for the incorporation of the railroad, bridge and tunnel companies and to regulate the running and management and to fix the duties and liabilities of all railroad, bridge, tunnel and other corporations owning or operating any railroad, bridge or tunnel within this State," approved May 1, 1873, and the several acts amendatory thereof, being Sections 6235, 6253 of the Compiled Laws of this State of the year 1897:

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Read moved that the bill be made a special order for to-morrow, April 15.

The motion prevailed.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported Senate bill No. 98 (file No. 132), entitled

A bill making appropriations for the purchase of books and equipments for the Michigan State Library and the Michigan traveling libraries, for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Game Laws, by Mr. N. O. Ward, Chairman, reported House bill No. 331, entitled

A bill to repeal Act No. 37 of the Public Acts of 1899, entitled "An Act to provide for the salary of the State Game and Fish Warden and for the appointment of a chief deputy game and fish warden, and to prescribe his powers and duties," and all amendments and additions thereto:

Without recommendation.

The report was accepted and the committee discharged.

Mr. Combs moved that the bill be referred to the committee of the whole and placed on the General Order.

The motion prevailed.

The Committee on Game Laws, by Mr. N. O. Ward, Chairman, reported House bill No. 330, entitled

A bill to repeal Act. No. 28 of the Public Acts of 1887, entitled "An Act to provide for the appointment of a game and fish warden, and to prescribe his powers and duties," and all acts amendatory thereof;

Without recommendation.

The report was accepted and the committee discharged.

Mr. Combs moved that the bill be referred to the committee of the whole and placed on the General Order.

The motion prevailed.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 782, entitled

A bill to revise and amend an act entitled "An Act relative to supplying the City of Detroit with pure and wholesome water," approved February 14, 1853, as amended by the various acts amendatory thereof;

With the accompanying substitute therefor, entitled

A bill to amend Sections 3, 4, 7, 13, 14 and 24 of an act, entitled "An Act to amend the laws relative to supplying the City of Detroit with pure and wholesome water," approved February 14, 1853, as amended and to repeal all acts and parts of acts inconsistent therewith;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

Mr. Hunt moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting .

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, R. N.	Mr. Ferry	Mr. Lane, O. B.	Mr. Robinson, L. C.
	Anderson	Fisher	Lovell	Scott
	Ashley	Fisk	McCarthy	Seeley
	Austin	Foster	McEachern	Shea
	Barnaby	Francis	Master	Sheldon
	Batchelder	Galbraith	Monroe, J. H.	Siggins
	Bolton	Gallup	Monroe, J. S.	Stone
	Brown	Greusel	Morrice	Thomas
	Byrns	Halladay	Munsell	Thorington
	Campbell	Hallenbeck	Neal	Vandercook
	Chapman	Hemans	Nottingham	Walker
	Combs	Herkimer	Osborn	Wallace
	DeLisle	Higgins	Oviatt	Ward, C. E.
	Denby	Hunt	Paddock	Ward, N. O.
	Dennis	Jenks	Partlow	Washer
	Dohany	Kidder	Perkins	Werline
	Duncan	Kirk, J. P.	Pettit	Whelan
	Dunstan	Kirk, William	Powell, H. E.	Whitaker
	Durham	Knight	Randall	Willis

Mr. Eichhorn Fairbanks Mr. Ladner Lane, John Mr. Read Richards · Mr. Wright Speaker'

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The title was agreed to.

Mr. Hunt moved that the bill be given immediate effect.

The motion prevailed, two thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, revorted

House bill No. 484, entitled

A bill to amend Act No. 243 of the Local Acts of Michigan of the year . 1869, entitled "An Act to create a board of water commissioners in the Village of Marquette, and to define its powers and duties," and to repeal all acts and parts of acts contravening the provisions of this act;

With the accompanying substitute therefor, entitled

A bill to amend Sections 5, 9, 11, 12, 13, 14, 21 and 22 of an act, entitled "An Act to create a board of water commissioners in the Village of Marquette, and to define its powers and duties," approved March 2, 1869, being Act No. 243 of the laws of Michigan of the year 1869;

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Pending the reference of the bill to the committee of the whole. Mr. Seeley (for Mr. Wells) moved that the bill be laid on the table. The motion prevailed.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman,

House bill No. 319, entitled

A bill to amend Sections 47, 99 and 110 of Act No. 219 of the Session Laws of 1873, entitled "An Act to incorporate the City of Ionia," approved March 21, 1873, and all acts and parts of acts amendatory of said sections:

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. H. E. Powell moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by year and nays, as follows:

YEAS.

Mг.	Adams, R. N. Mr.	Fisher	Mr.	McCarthy	Mr. Scott
	Anderson	Fisk		McEachern	Seeley
	Ashley	Foster		Master	Shea
	Austin	Francis		Monroe, J. H.	Sheldon
	Barnaby	Galbraith		Monroe, J. S.	Siggins
	Batchelder	Gallup		Morrice	Stone
	Bolton	Halladay		Munseli	Thomas
	Brown	Hallenbeck		Neal	Thorington
	Byrns	Hemans		Newberry	Vandercook
	Chapman	Herkimer	•	Nottingham	Wade
	Combs	Higgins		Oviatt	Walker
	DeLisle	Hunt		Paddock	Wallace
	Denby	Jenks		Partlow	Ward, C. E.
	Dennis	Kirk, J. P.		Perkins	Washer
	Donany	Kirk, William		Pettit	Werline
,	Duncan	Knight		Powell, H. E.	Whelan
	Dunstan	Ladner		Randall '	Willia
	Durham	Lane, John		Read	Wright
	Eichhorn	Lane, O. B.		Richards	Speaker
	Ferry .	Lovell		Robinson, L. C.	-

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The question being on agreeing to the title of the bill,

Mr. H. E. Powell moved to amend the title so as to read as follows: A bill to amend Sections 47 and 110 of Act No. 219 of the Session Laws of 1873, entitled "An Act to incorporate the City of Ionia," approved March 21, 1873, and all acts and parts of acts amendatory of said sections.

The motion prevailed.

The title as amended was then agreed to.

Mr. H. E. Powell moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect' voting therefor.

By unanimous consent the House returned to the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 14, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House in accorddance with the request of the House, the following bill:

House bill No. 412, entitled

A bill to amend Section 15 of Act No. 183 of the Public Acts of 1899, being and to amend Act No. 207 of the Public Acts of 1889, entitled "An Act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous, or intoxicating liquors, or any mixed liquor or beverage, any part of which is

intoxicating, and to prohibit the keeping of any saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties of this State to express their will in regard to such prohibition by an election, and to authorize and empower the Board of Supervisors of the several counties, after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing, of any such liquors, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same in their respective counties, and to provide for penalties and rights of action in case of its violation."

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

Mr. Higgins (for Mr. C. S. Adams) moved that the bill be laid on the table.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, April 14, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

House bill No. 228 (file No. 95), entitled

A bill making appropriation for the Industrial School for Boys for special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill.

Mr. Neal moved that a respectful message be sent to the Governor, asking the return of the bill to the House, and that when received, it be returned to the Senate in accordance with the request therefor.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, April 14, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

House bill No. 693, entitled

A bill to amend and revise Section 35 of Chapter 2 of an act, entitled "An Act to amend and revise Chapters 1 and 2 of an act, entitled 'An

Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 4, A. D. 1895.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill,

Mr. Batchelder moved that a respectful message be sent to the Governor, asking the return of the bill to the House, and that when received it be returned to the Senate in accordance with the request therefor.

Mr. Duncan moved that the request of the Senate be laid on the

table.

The motion prevailed.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, April 14:

House bill No. 454 (enrolled No. 191); House bill No. 517 (enrolled No. 194).

Mr. Seeley moved that when the House adjourn to-day, it stand adjourned until to-morrow at 10:30 o'clock a. m.

The motion prevailed.

Mr. Seeley moved that the House adjourn.

The motion prevailed, the time being 5 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 10:30 o'clock a.m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS. SESSION OF 1903



SIXTIETH DAY.

Lansing, Wednesday, April 15.

10:30 o'clock a. m.

The House was called to order by the Speaker pro tem.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. Holmes,

Reynolds, Rodgers, Sanderson and Van Zoeren.

The following named members were absent without leave; Messrs. Harley, Hemans, Gardner Powell and the Speaker.

Mr. Willis moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

Mr. Wright asked and obtained leave of absence for Mr. Harley from the remaining sessions of the week.

PRESENTATION OF PETITIONS.

No. 433. By Mr. Willis: Petition of John Windsor and 117 other citizens of Brown City, Sanilac County, asking for the passage of the so called Holmes bill, providing for the giving of bonds by liquor dealers. The petition was referred to the Committee on Liquor Traffic.

No. 434. By Mr. Newberry: Petition of A. N. Whaley and 63 other citizens of Quincy, Branch County, on the same subject. Same reference.

No. 435. By. Mr. C. S. Adams: Petition of E. J. Hanks and 53 other citizens of Kendall, Van Buren County, on the same subject. Same reference.

No. 436. By Mr. Wade: Petition of F. W. Bush and 16 other citizens of Hilliards, Allegan County, on the same subject.

Same reference.

No. 437. By Mr. J. P. Kirk: Petition of Arthur T. Camburn and 21 other citizens of Stoney Creek, Washtenaw County, on the same subject. Same reference.

- No. 438. By. Mr. C. E. Ward: Petition of George D. Mason and 68 other citizens of Corunna, Shiawassee County, on the same subject. Same reference.
- No. 439. By Mr. Osborn: Petition of J. D. Ewell and 20 other citizens of Fulton, Kalamazoo County, on the same subject.

 Same reference.
- No. 440. By Mr. R. N. Adams: Petition of Charles Mathews and 49 other citizens of Drummond Island, Chippewa County, on the same subject.

Same reference.

- No. 441. By Mr. Shook: Petition of Daniel Holcomb and 37 other citizens of Montcalm County, on the same subject.

 Same reference.
- No. 442. By Mr. Gallup: Petition of A. P. Waldo and 23 other citizens of Rapid River, Delta County, on the same subject.

 Same reference.
- No. 443. By Mr. N. O. Ward: Petition of J. Crossman and 73 other citizens of Livingston County, relative to the killing of deer and the bounty on wolves.

The petition was referred to the Committee on Game Laws.

No. 444. By Mr. Fisk: Petition of Katherine D. Greene and 18 other women of Jackson, asking for the passage of a bill providing for the appointment of women as members of certain State boards.

The petition was referred to the committee of the whole.

No. 445. By Mr. Master: Petition of William Shakespeare and 126 other citizens of Kalamazoo in favor of amending the city charter so as to permit women taxpayers to vote on certain questions.

The petition was referred to the Committee on City Corporations.

No. 446. By Mr. Werline: Petition of John Palo and 147 other citizens of Republic, asking for the passage of a bill providing for the reduction of railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

REPORTS OF STANDING COMMITTEES.

The Committee on General Taxation, by Mr. Campbell, Chairman, reported

House bill No. 678 (file No. 202), entitled

A bill to amend Sections two, three, four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, eighteen, nineteen and twenty-one of Act number one hundred eighty-eight of the Public Acts of eighteen hundred ninety-nine, entitled "An Act to provide for the taxation of inheritances, transfers of property by will, transfers of property by the intestate laws of this State, or transfers of property

by deed, grant, bargain, sale or gift, made in contemplation of the death of the grantor, vendor, or donor, or intended to take effect in possession or enjoyment at or after such death;"

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Revision and Amendment of the Statutes, by Mr. Master, Chairman, reported

House bill No. 203, entitled

A bill to provide for the government of the State Asylum;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Revision and Amendment of the Statutes, by Mr. Master, Chairman, reported

House bill No. 963, entitled

A bill to amend Act No. 21 of the Public Acts of 1897, entitled "An Act to amend Act No. 161 of the Public Acts of 1895, entitled 'An Act to require county treasurers to furnish transcripts and abstracts of records and fixing the fees to be paid therefor,' "approved March 10, 1897, the same being Compiler's Section 2548 of the Compiled Laws of 1897;

With the accompanying substitute therefor, with the same title, And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Insurance, by Mr. Kidder, Chairman, reported House bill No. 1116, entitled

A bill to amend an act, entitled "An Act to revise the laws providing for the incorporation of cooperative and mutual benefit associations and to define the powers and duties and regulate the transaction of the business of all such corporations and associations doing business within this State," approved June 17, 1887, and the act amendatory thereof, by adding thereto seven new sections to stand as Sections 33, 34, 35, 36, 37, 38 and 39;

With the accompanying substitute therefor, entitled:

A bill to amend an act, entitled "An Act to revise the laws providing for the incorporation of cooperative and mutual benefit associations and to define the powers and duties and regulate the transaction of the business of all such corporations and associations doing business within this State," approved June 17, 1887, and the acts amendatory thereof by adding thereto seven new sections to stand as Sections 34, 35, 36, 37, 38. 39 and 40;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 743, entitled

A bill to provide a tax to meet the amounts disbursed by the State for the current expenses of the Michigan State Prison, the State House of Correction and Branch Prison, U. P., and the Michigan Reformatory;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 744, entitled

A bill to provide a tax to meet the amounts disbursed by the State at the several asylums for the support of patients under the several laws relating thereto;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported Senate bill No. 38 (file No. 7), entitled

A bill to make appropriations for the State Public School for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported Senate bill No. 168, entitled

A bill to regulate the making up of reports of claims examined and adjusted by the Board of State Auditors, and to repeal Section 128 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 445, entitled

A bill to prohibit the sale of cigarettes in the State of Michigan;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

Senate bill No. 66 (file No. 117), entitled

A bill to amend Section 6 of "An Act to authorize the formation of corporations for literary and scientific purposes and to repeal an act to authorize the formation of corporations for literary and scientific purposes, approved March 21, 1865, as amended by Act No. 18 of the Session Laws of 1867 and Act No. 72 of the Session Laws of 1879," said Section 6 being Section 8175 of the Compiled Laws of 1897 so as to increase the amount of property, which may be held by literary or scientific associations:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

House bill No. 918, entitled

A bill to authorize the Township of Paw Paw to issue bonds;

With the accompanying substitute therefor, entitled

A bill to authorize the Township of Au Gres in the County of Arenac, and State of Michigan, to borrow money and issue its bonds therefor for the purpose of building a bridge or bridges across the Au Gres River in said township, and to repair the East Saginaw and Au Sable State Road in said township, and to provide a tax for the payment of said bonds and the interest thereon:

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. McCarthy moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Anderson	Mr. Ferry Fisher	Master	Mr. Scott Seeley
Ashley Austin	Fisk Foster	Monroe, J. H.	Shea
Barnaby	Francis	Monroe, J. S. Morrice	Sheldon
	Gallup	Munsell	Shook
Batchelder			Siggins
Baumgaertner	Greusel	Neal	Stone
Bolton	Halladay	Newberry	Thorington
Brown	Herki mer	Nottingham	Wade
Byrns	Higgins	Osborn	Walker
Campbell	Hunt	Oviatt	Wallace
Chapman	Jenks	Paddock	Ward, C. E.
Combs	Kidder	Partlow	Ward, N. O.
DeLisle	Kirk, J. P.	Perkins .	Wells
Denby	Kirk, William	Pettit	Werline
Dennis	Knight	Randall	Whelan
Dohany	Ladner	Read	Whitaker
Duncan	Lane, John	Richards	Willis
Dunn	Lane, O. B.	Robinson, L. C.	Wright
Eichhorn	Lovell	Robinson, W. C.	Speaker pro tem
Fairbanks	McCarthy	,	82

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The title was agreed to.

Mr. McCarthy moved that the bill be given immediate effect.

The motion prevailed, two-thirds' of all the members-elect voting therefor.

REPORTS OF SELECT COMMITTEES.

The Select Committee appointed March 19, to draft resolutions in memory of Hon. George S. Wheeler, through its chairman, Mr. Whitaker, made the following report:

The select committee appointed to draft suitable resolutions in memory of Hon. George S. Wheeler, recommends the adoption of the following resolutions:

House resolution No. 104.

%...

Whereas, The Lord in His wisdom has seen fit to call to his final reward the Hon. George S. Wheeler, of Washtenaw, an estimable and honored member of the House of 1899; and

Whereas, The deceased was an earnest and faithful servant of the people of the State during his term as their representative and a conscientious worker for their good; therefore

Be it resolved, That in the death of the Hon. George S. Wheeler the House of Representatives lost a faithful, zealous and loyal member; one who was ever ready to extend his aid and sympathize with those in affliction, and whose utmost endeavors were extended for the welfare of the State he so faithfully represented; and be it further

Rescived, That the sympathy of the House be extended to the family of the deceased in their great loss with the prayer that God will lighten their heavy burden of sorrow and that the memory of his many virtues may assuage in a measure their great grief;

Resolved further, That the Clerk cause a copy of these resolutions to

be engrossed and sent to the bereaved family.

B. C. WHITAKER,

J. H. READ, S. J. COLBY.

Committee.

The report was accepted.

The resolutions were unanimously adopted, by a rising vote.

MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, April 14, 1903.

To the Speaker of the House of Representatives:

Sir-In accordance with the request of the House, I herewith return

House bill No. 228 (enrolled No. 159), entitled

A bill making appropriations for the Industrial School for Boys for special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor.

Very respectfully,

A. T. BLISS,

Governor.

The Speaker pro tem. announced that the bill would be retransmitted to the Senate in accordance with its request therefor to which the House had already acceded.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 14, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 364 (file No. 59), entitled

A bill to provide for the regulation in this State of foreign tontine, bond, certificate and investment companies, partnerships and associations, other than life insurance companies and building and loan associations, prescribing the terms and conditions upon which such companies, partnerships and associations shall be permitted to do business in this State:

House bill No. 127 (file No. 179), entitled

A bill making appropriations for the Michigan Soldiers' Home for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor;

House bill No. 712; entitled

A bill relative to sureties on the bonds of dealers in intoxicating, malt, brewed or fermented liquors, in Charlevoix County;

And to inform the House that the Senate has passed said bills, and

has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 14, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 194 (file No. 140), entitled

A bill to amend Sections 4, 5, 14, 21, 24, 25 and 26 of Act number 87 of the Session Laws of 1855, entitled "An Act relative to burying grounds," approved February 12, 1855, being Sections 8365, 8366, 8375, 8382, 8385, 8386 and 8387 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 14, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 113 (file No. 71), entitled

A bill to regulate the granting of relief to and the admission of certain poor persons to the asylums and almshouses and to provide for the expense of the temporary care and transportation of such persons and to repeal all acts or parts of acts inconsistent therewith;

And to inform the House that the Senate has passed said bill, and

has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate. Pending the reference of the bill to the Clerk for enrollment, Mr. Barnaby moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 14, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 220 (file No. 133), entitled

A bill to authorize a tenant or tenants in common to take possession of the entire premises where he or they recover any undivided interest therein against a person or persons who are in possession but have no interest therein, such possession so taken shall be subject to rights of the other tenant or tenants in common;

And to inform the House that the Senate has passed said bill, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

Pending the reference of the bill to the Clerk for enrollment, Mr. N. O. Ward moved that the bill be given immediate effect. The motion prevailed, two-thirds of all the members-elect voting there-

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 14, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 696 (file No. 130), entitled

A bill to provide that all articles of jewelry, watch cases, spectacles, or eye-glass frames made to resemble gold or silver and manufactured, sold or offered for sale as gold filled, rolled plate, gold front, electroplate, plated goods, or known by any other name as imitation of gold or silver, shall be marked, stamped or labeled with the quality of the article and the name of the manufacturer;

And to inform the House that the Senate has amended the bill as follows:

- 1. By inserting in line 10 of Section 1, after the word "shall," the word "not."
- 2. By striking out of line 12 of Section 1 the words "that such" and inserting in lieu thereof the words "upon which."

· 3. By striking out of line 12 of Section 1 the words "shall have," and inserting in lieu thereof the words "there is."

- 4. By striking out of line 13 of Section 1 the words "on the face thereoi," and inserting in lieu thereof the words "gold filled, rolled plate or gold front or other designation or guarantee, other than electro-plated, unless in addition thereto is printed, stamped, written or engraved thereon."
- 5. By inserting in line 5 of Section 2 after the word "shall," the word "not."

6. By striking out of line 7 of Section 2 the word "only."

7. By striking out of line 8 of Section 2 the words "shall be legibly"

and inserting in lieu thereof the word "is."

8. By inserting in line 9 of Section 2 after the word "statement," the words "that such articles are rolled plate, gold filled or gold front, unless in addition to such statement there shall be legibly printed, stamped, engraved or written, a statement."

9. By striking out Section 3, and re-numbering the succeeding sec-

tions.

10. By inserting in line 4 of Section 8, after the word "or," the words "in case such fine is not paid."

11. By striking out of line 6 of Section 8 the words "or both fine and imprisonment," and inserting in lieu thereof the words "in the discretion of the court."

And that, as thus amended, the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendments made to the bill by the Senate,

Mr. Shea moved that the bill be laid on the table.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, April 14, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill: ing bill:

Senate bill No. 54 (file No. 140), by Mr. Goodell, entitled

A bill to amend Section 10 of Article 4 of Act No. 198 of the Session Laws of 1873, as amended, entitled "An Act to revise the laws providing for the incorporation of railroad companies, and to regulate the running and management and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1st, 1873;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

THIRD READING OF BILLS.

House bill No. 244 (file No. 204), entitled

A bill making an appropriation for the Michigan State Agricultural Society for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Ashley Ha Austin He Barnaby Hi Baumgaertner Hu Bolton Je Brown Ki Byrns Ki Campbell Ki Chapman Kr Combs La DeLisle La Dennis La Dohany Lo Eichhorn Mc Fairbanks Mc	sster Mr. ancis alladay rkimer ggins int nks dder rk, J. P. rk, William night dner ine, John ne, O. B. vvell ccarthy Eachern ister inroe, J. H.	Monroe, J. S. Mr. Morrice Munsell Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, H. E. Randall Read Richards Robinson, L. C. Robinson, W. C. Seett Seeley	Shea Sheldon Shook Siggins Stone Thomas Thorington Vandercook Walker Wallace Ward, C. E. Ward, N. O. Washer Wellis Werline Whelan Whitaker' Willis Speaker pro tem
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NAYS.

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The title of the bill was agreed to.

House bill No. 117 (file No. 206), entitled

A bill making appropriations for the Michigan Asylum for the Insane at Kalamazoo for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Fisk	Mr. Monroe, J. H.	Mr. Sheldon
Anderson	Foster	Monroe, J. S.	Shook
Ashley	Francis	Morrice	Siggins
Austin	Gallup	Newberry	Stone
Barnaby	Halladay	Nottingham	Thomas
Baumgaertner	Hallenbeck	Oviatt	Thorington
Bolton	Herkimer	Paddock	Vand rcook
Byrns	Higgins	Partlow	Wade
Campbell	Kidder	Perkins	Walker
Chapman	Kirk, J. P.	Pettit	Wallace
Combs	Kirk, William	Powell, H. E.	Ward, C. E.
DeLisle	Knight	Randall	Ward, N. O.
Denby	Ladner	\ Read	Washer
Dennis	Lane, John	Richards	Wells
Dohany	Lane, O. B.	Robinson, L. C.	Werlin e

Mr. Eichhorn Fairbanks Ferry Fisher

Mr. Lovell McCarthy McEachern Master

Mr. Robinson, W. C. Mr. Whelan Scott Seelev Shea

Whitaker Willis Speaker pro tem

NAYS.

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The title of the bill was agreed to.

House bill No. 53 (file No. 157), entitled

A bill to amend Section 3 of Act No. 230 of the Session Laws of 1897, entitled "An Act to provide for the formation of corporations for the purpose of owning, maintaining and improving lands and other property kept for the purpose of summer resorts or for ornament, recreation or amusement, and to repeal all laws or parts of laws in conflict herewith," approved June 4, 1897, the same being Section 7620 of the Compiled Laws of the State of Michigan of 1897;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Foster Mr. Adams, C. S. Anderson Francis Ashley Gallup Austin Barnaby Batchelder Baumgaertner Bolton Byrns Campbell Combs Denby Dennis Dohany Dunn Dunstan Eichhorn Fairbanks Ferry Fisk

Halladay Hallenbeck Herkimer Higgins Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B. Lovell McCarthy McEachern Master Monroe, J. H.

Mr. Morrice Munsell Newberry Osborn Oviatt Paddock **Partlow** Perkins Pettit Powell, H. E. Randall Read Richards Robinson, L. C. Robinson, W. C. Scott Seeley Shea Sheldon

Mr. Shook Siggins Stone Thomas Thorington Vandercook Wade Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright

Speaker pro tem 78

NAYS.

The title of the bill was agreed to.

House bill No. 179 (file No. 166), entitled

A bill to amend Chapter 150 of the Revised Statutes of 1846, as amended by Act No. 187 of the Session Laws of 1859; Act No. 187 of the Session Laws of 1861; Act No. 138 of the Session Laws of 1871; Act No. 197 of the Session Laws of 1873, and Act No. 277 of the Public Acts of 1881, and Act No. 155 of the Public Acts of 1893, relative to the salaries of judges of probate, the same being, as so amended, Sections 2551 and 2552 of the Compiled Laws of the State of Michigan of 1897;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof.

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Mr. Richards moved to amend the bill by striking out of lines 58, 59,

60 and 61 of Section 2, the following proviso:

Provided, however, That the board of supervisors of the several counties of this State may, by a majority vote of all the members-elect, give such additional salary to the judge of probate of their respective counties as they deem just.

The amendment was not adopted, two-thirds of all the members

present not voting therefor.

Mr. McCarthy moved to amend the bill by adding thereto a new sec-

tion to be known as Section 2a, such section to read as follows:

Sec. 2a. Every judge of probate shall be in attendance and keep his court open for business during at least three days in each week, said days to be designated by said judge of probate, in all counties where the salary of the judge of probate is six hundred dollars or more.

The amendment was adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, R. N.	Mr. Francis	Mr.	Morrice	Mr.	Shook
	Anderson	Galbraith		Neal		Stone
	Austin	Gallup		Newberry -	•	Vandercook
	Barnaby	Greusel	,	Nottingham		Wade
	Batchelder	Halladay		Osborn		Walker
	Baumgaertner	Higgins		Oviatt		Wallace
•	Bolton	Jenks		Paddock		Ward, C. E.
	Campbell	Kirk, J. P.		Partlow		Ward, N. O.
	Chapman	Knight		Pettit		Washer
	Denby	Ladner		Randall		Wells
	Dennis	Lane, John		Read		Werline
	Dohany	Lovell		Richards		Whelan
	Dunstan	McCarthy		Robinson, L. C.		Whitaker
	Fairbanks	McEachern		Robinson, W. C.		Willis
	Ferry	Master		Scott		Wright
	Fisher	Monroe, J.	S.	Seeley		Speaker pro tem
	Foster			-		65

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Mr. Adams,	C. S.	Mr. Kirk, William	Mr. Munsell	Mr. Siggins
Brown	•	Lane, O. B.	Perkins	Thomas
Combs		Monroe, J. H.	Sheldon	Thorington
Hemene		•		!

Hemans

The title of the bill was agreed to.

Mr. Hemans entered the House and took his seat.

House bill No. 591 (file No. 168), entitled

A bill to amend Act No. 254 of the Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws

relative thereto," by adding one new section to Chapter 3 thereof, to stand as Section 23, and one new section to Chapter 9 thereof, to stand as Section 15;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton' Brown Campbell Chapman Combs DeLisle Denby Dennis Dohany Dunn Dunstan Durham	Mr. Eichhorn Ferry Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hallenbeck Hemans Herkimer Higgins Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner	Mr. Lane, John Lane, O. B. Lovell McCarthy McEachern Master Monroe, J. S. Morrice Munsell Neal Newberry Nottingham Oviatt Paddock Partlow Perkins Pettit Randall Read Richards	Mr. Robinson, W. C Scott Seeley Sheldon Shook Siggins Thomas Thorington Vandercook Wade Walker Wallace Ward, C. E. Washer Wells Werline Wnitaker Willis Wright Speaker pro tem
Durnam	rædner	Richards	Speaker pro tem 80

NAYS.

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The title of the bill was agreed to.

House bill No. 199 (file No. 174), entitled

A bill to revise and consolidate the laws organizing asylums for the insane and to regulate the care, management and use thereof, and to provide for the apprehension of persons believed to be insane, and for their care and custody;

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Campbell Chapman DeLisle Denby Dennis Dohany Dunn Dunstan	Mr. Durham Eichhorn Ferry Fisher Fisk Foster Francis Galbraith Greusel Halladay Hallenbeck 'Herkimer Higgins Hunt Kirk, J. P. Knight Lane, John Lane, O. B.	Mr. Lovell McCarthy Master Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Nottingham Oviatt Paddock Partlow Pettit Randall Read Richards Robinson, L. C. Robinson, W. C.	Mr. Scott Seeley Shook Siggins Stone Vandercook Wade Walker Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

Mr. Combs Mr. Perkins Kirk, William

Mr. Thomas

Mr. Thorington

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The title of the bill was agreed to.

Mr. Pettit moved that the House take a recess until 2 o'clock p. m. The motion prevailed, the time being 11:53 o'clock a. m.

AFTER RECESS.

2 o'clock p. m.

The House was called to order by the Speaker.

Mr. Gardner Powell entered the House and took his seat.

The House took up the order of Motions and Resolutions.

MOTIONS AND RESOLUTIONS.

Mr. Randall moved that a respectful message be sent to the Senate, asking the re-transmission to the House of

Senate resolution No. 66.

Relative to furnishing certain members of the Legislature with the Compiled Laws of 1897.

The motion prevailed.

The Speaker laid before the House the following resolution, offered yesterday by Mr. Combs, and laid over until to-day under the rules.

House resolution No. 103.

Resolved by the House, (the Senate concurring), That from and after Friday, May 8, 1903, the two Houses of the Legislature transact no other business than for President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of the House and the final adjournment of the Legislature shall be Thursday, May 14, 1903, at 12 o'clock noon of that day.

The question being on the adoption of the resolution,

Mr. Morrice moved that the resolution be referred to the Committee on Elections.

Mr. Anderson moved as an amendment to the motion, that the resolution be referred to the Committee on Labor.

Mr. Combs demanded the yeas and nays.

The demand was not seconded.

The question being on the adoption of the amendment to the motion made by Mr. Morrice,

The amendment was adopted.

The motion, as amended, then prevailed, and the resolution was referred to the Committee on Labor.

Mr. C. S. Adams moved to take from the table

House bill No. 412, entitled

A bill to amend Section 15 of Act No. 183 of the Public Acts of 1899, being and to amend Act No. 207 of the Public Acts of 1889, entitled "An Act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous, or intoxicating liquors, or any mixed liquor or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties of this State to express their will in regard to such prohibition by an election, and to authorize and empower the Board of Supervisors of the several counties, after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing, of any such liquors, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same in their respective counties, and to provide for penalties and rights of action in case of its violation."

The motion prevailed.

Mr. C. S. Adams moved to suspend rule 34, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. C. S. Adams then moved to reconsider the vote by which the House, on March 26, passed the above named bill.

The motion prevailed, a majority of all the members present voting therefor.

The question being on the passage of the bill,

- Mr. C. S. Adams moved to amend the bill by striking out Section 15 thereof, and inserting in lieu thereof, the following to stand as Section 15:
- Sec. 15. The prohibitory provisions of this act shall take effect and have full force within such county of this State on and after the first day of May, immediately following the adoption by the board of supervisors of such county of the resolution ordering such prohibition and upon publication of the notice of the adoption of such resolution: Provided, however, That nothing in this act shall be so construed as to prohibit the sale of wine for sacramental purposes, nor shall anything herein contained prohibit druggists or registered pharmacists from selling or furnishing pure alcohol for medicinal, art, scientific and mechanical purposes, nor prohibit the manufacture and sale of wine and cider from grapes, apples or other fruits in quantities of not less than five gallons.

The amendment was adopted, a majority of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Anderson Austin Barnaby Barnaby Batchelder Baumgaertner Bolton Brown Bryns Byrns Chapman Colby Chapman Bennis Bondy Bennis Chapman Colby Kirk, William Colby Chapman Colby Chapman Colby Kirk, William Colby Col	Nottingham Osborn Oviatt Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Richards Robinson, L. C. Robinson, W. C. Scott Seeley Snea	Thomas Thorington Vandercook Wade Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

The question being on agreeing to the title of the bill, Mr. C. S. Adams moved to amend the title so as to read as follows;

A bill to amend Section 15 of Act No. 183 of the Public Acts of 1899. being an Act to amend Act No. 207 of the Public Acts of 1889, entitled "An Act to prohibit the manufacture, sale, keeping for sale, giving away or furnishing of vinous, malt, brewed, fermented, spirituous, or intoxicating liquors, or any mixed liquor or beverage, any part of which is intoxicating, and to prohibit the keeping of any saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of such liquors or beverages, and to suspend the general laws of the State relative to the taxation and regulation of the manufacture and sale of such liquors in the several counties of this State under certain circumstances; to authorize the qualified electors of the several counties of this State to express their will in regard to such prohibition by an election, and to authorize and empower the Board of Supervisors of the several counties, after such election, if they shall determine the result to be in favor of such prohibition, to prohibit the manufacture, sale, keeping for sale, giving away or furnishing, of any such liquors, or the keeping of a saloon or any other place for the manufacture, sale, storing for sale, giving away or furnishing of the same in their respective counties, and to provide for penalties and rights of action in case of its violation."

The motion prevailed.

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The title as amended was then agreed to.

Mr. Wells moved to take from the table

House bill No. 485, entitled

A bill to amend Section 7 of Chapter 3, Section 13 of Chapter 4, Section 1 of Chapter 11, Sections 37 and 39 of Chapter 12, and Section 1 of Chapter 13, and Section 15 of Chapter 14 of an act, entitled "An Act to amend and revise the charter of the City of Marquette, Marquette County," approved March 27, 1891, and acts amendatory thereof, and to repeal all acts or parts of acts contravening the provisions of this act.

The motion prevailed.

The question being on concurring in the amendment made to the bill

by the Senate,

The amendment was concurred in, a majority of all the members elect voting therefor, by yeas and nays, as follows;

YEAS.

Mr. Adams, R. N.	Mr. Ferry	Mr.	Lovell	Mr.	Shea
Anderson	Fisher		McCarthy		Sheldon
Ashley	Fisk		McCarthy		Shook
Austin	Foster		Monroe, J. H.		Siggins
Barnaby	Francis	1	Morrice		Thomas
Batchelder	` Galbraith		Munsell		Thorington
Baumgaertner	Gallup		Neal		Vandercook
Brown	Greusel		Nottingham		Wade
Byrns	Halladay		Osborn	/	Walker
Campbell	Hallenbeck		Oviatt		Wallace
Chapman	Hemans		Partlow		Ward, C. E.
Colby	Herkimer		Perkins		Ward, N. O.
Combs	Higgins		Pettit		Washer
DeLisle	Jenks		Powell, Gardner		Wells
Denby	Kidder		Powell, H. E.		Werline
Dennis	Kirk, J. P.		Randall		Whelan
Dohany	Kirk, William		Read		Whitaker
Dunstan	Knight		Richards		Willis
Durham	Ladner		Robinson, L. C.		Wright
Eichhorn	Lane, John		Robinson, W. C		Speaker
Fairbanks	Lane, O. B.		Scott		=

NAYS.

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The bill was then referred to the Clerk for printing and presentation to the Governor.

Mr. Wells moved to take from the table

House bill No. 484, entitled

A bill to amend Sections 5. 9, 11, 12, 13, 14, 21, and 22 of an act entitled "An Act to create a board of water commissioners in the Village of Marquette, and to define its powers and duties," approved March 2, 1869, being Act No. 243 of the laws of Michigan of the year 1869.

The motion prevailed.

Mr. Wells moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

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YEAS.

Mr. Adams, R. N. Anderson	Mr. Foster Francis	Mr. Monroe, J. S. Morrice	Mr. Shea
			Sheldon
Ashley	Galbraith	Munsell	Shook
Austin	Gallup	Neal	Siggins
Barnaby	Halladay	Newberry	Stone
Batchelder	Hallenbeck	Nottingham	Thomas
Baumgaertner	Hemans	Osborn	Thorington
Brown	Herkimer	Oviatt ·	Vandercook
Byrns	Higgins	Paddock	Walker
Chapman	Jenks ·	Partiow	Wallace
Colby	Kidder	Perkins	Ward, C. E.
DeLisle	Kirk, J. P.	Pettit	Ward, N. O.
Denby	Kirk, William	Powell, Gardner	Washer
Dennis	Knight	Powell, H. E.	Wells
Dohany	Ladner	Randall	Werline
Dunstan	Lane, John	Read	Whelan
Durham	Lane, O. B.	Richards	Whitaker
Eichhorn	McCarthy	Robinson, L. C.	Willis
Fairbanks	McEachern	Robinson, W. C.	Wright
Ferry	Master	Scott	Speaker
Fisk	Monroe, J. H.	,	•

NAYS.

The title was agreed to.

Mr. Wells moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Denby moved to take from the table House bill No. 269 (file No. 158), entitled

A bill to amend an act, entitled "An Act to provide for the formation of corporations for the purpose of owning, maintaining and improving lands and other property kept for the purpose of summer resorts or for ornament, recreation or amusement, and to repeal all laws or parts of laws in conflict herewith," approved June 4, 1897, being Section 7618 to 7638, inclusive, of the Compiled Laws of 1897, by adding a new section thereto to be known as Section 23.

The motion prevailed.

The bill was then read a third time, and pending the taking of the

vote on the passage thereof,

Mr. Denby moved to amend the bill by striking out all of Section 1 after the word "adding" in line 8 and inserting in lieu thereof the words "two new sections thereto to be known as Sections 23 and 24, which sections shall read as follows:"

The amendment was adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Fisk	Mr. Morrice	Mr. Seeley
Anderson	Foster	Munsell	Shea
Ashley	Francis	Neal	Shook
Austin	Galbraith	Newberry	Siggins
Barnaby	Gallup	Nottingham	Stone
Baumgaertner	Greusel	Osborn	Thorington

Mr. Brown Mr Byrns Campbell Chapman Colby Denby Dennis Dohany Dunn Dunstan Durham Fairbanks Ferry Fisher	Hallenbeck Herkimer Higgins Kidder Kirk, William Knight Ladner Lane, John Lovell McCarthy McEachern Master Monroe, J. H. Monroe, J. S.	Mr. Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Richards Robinson, L. C. Robinson, W. C. Scott	Mr. Vandercook Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

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The question being on agreeing to the title of the bill,

Mr. Vandercook moved to amend the title so as to read as follows:

A bill to amend an act, entitled "An Act to provide for the formation of corporations for the purpose of owning, maintaining and improving lands and other property kept for the purpose of summer resorts or for ornament, recreation or amusement, and to repeal all laws or parts of laws in conflict herewith," approved June 4, 1897, being Sections 7618 to 7638, inclusive, of the Compiled Laws of 1897, by adding two new sections thereto to be known as Sections 23 and 24.

The motion prevailed.

The title as amended was then agreed to.

Mr. Denby moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

Senate bill No. 276 (file No. 49), entitled

A bill making appropriations for the State Board of Fish Commissioners for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the Committee on Ways and Means.

The Committee on Game Laws, by Mr. N. O. Ward, Chairman, reported

House bill No. 328, entitled

A bill to amend Sections 1, 8 and 10 of Chapter 67 of the Compiled Laws of 1871, entitled "The destruction of wolves and other noxious animals," said sections being Compiler's Sections 5571, 5578 and 5580 of the Compiled Laws of 1897;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Game Laws, by Mr. N. O. Ward, Chairman, reported

House bill No. 329, entitled

A bill to amend Sections 2 and 6 of Act No. 268 of the Public Acts of the State of Michigan for the year 1897, entitled "An Act to regulate and license the use of fire arms in hunting for and killing deer protected by the laws of this State and providing a penalty for its violation," being Compiler's Sections 5793 and 5797 of the Compiled Laws of 1897;

With certain amendments thereto, recommending that the amend-

ments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Game Laws, by Mr. N. O. Ward, Chairman, reported

House bill No. 998, entitled

A bill to provide for the protection of rabbits in the Township of Addison, in the County of Oakland, by prohibiting the use of ferrets in hunting rabbits:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Austin moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fairbanks	Mr. Monroe, J. H.	Mr. Shook
Adams, R. N.	Ferry	Monroe, J. S.	Siggins
Anderson	Fisk	Morrice	Stone
Ashley	Foster	Neal	Thomas
Austin	Francis	Nottingham	Thorington
Baumgaertner	Galbraith	Paddock	Vandercook
Brown	Gallup	Perkins	Walker
Byrns	Halladay	Pettit	Wallace
Campbell	Hallenbeck	Powell, Gardner	Ward, C. E.
Chapman	Herkimer	Powell, H. E.	Ward, N. O.
Colb y	Higgins	Randall	Washer
DeLisle	Jenks	Read	Wells

Mr. Kirk, J. P. Mr. Richards Mr. Werline Mr. Denby Robinson, W. C. Dennis Knight Whelan Whitaker Scott Ladner Dohany Lane, John Seeley Willis Dunn Dunstan Lovell Shea Wright Eichhorn Master Sheldon Speaker

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NAY8.

Mr. McEachern

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The title was agreed to.

Mr. Austin moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Game Laws, by Mr. N. O. Ward, Chairman reported

House bill No. 737, entitled

A bill for the protection of game in Monroe County;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Game Laws, by Mr. N. O. Ward, Chairman, reported

House bill No. 973. entitled

A bill to provide for special deputy game and fish wardens in the County of Monroe;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Game Laws, by Mr. N. O. Ward, Chairman, reported

House bill No. 498, entitled

A bill to provide for the protection of rabbits in Washtenaw County; With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Fisk moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time, and the question being on its passage,

Mr. Seeley moved to amend the bill

By striking out of line 3 of Section 1, the words "County of Washtenaw" and inserting in lieu thereof the words "Counties of Washtenaw, Oakland, Charlevoix, St. Clair and Lake."

The amendment was adopted, a majority of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Ashley Austin Barnaby Baumgaertner Brown Byrns Campbell Chapman Colby DeLisle Denby	Mr. Durham Eichhorn Fairbanks Ferry Fisk Foster Galbraith Greusel Herkimer Higgins Jenks Kirk, J. P. Kirk, William	Mr Lovell Master Monroe, J. Monroe, J. Morrice Newberry Nottingham Oviatt Paddock Partlow Perkins Pettit Richards Robinson	S. Thorington Walker Wallace Ward, N. O. Washer Wells Werline Whelan Whitaker Willis
Denby Dennis Dohany		Richards Robinson, V Seeley	
Dunstan	Lane, John	Shea	63

NAYS.

The question being on agreeing to the title of the bill,

Mr. Seeley moved to amend the title so as to read as follows:

A bill to provide for the protection of rabbits in Washtenaw, Oakland, Charlevoix, St. Clair and Lake.

The motion prevailed.

The title as amended was then agreed to.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

House bill No. 1009, entitled

A bill to provide that all moneys paid by any person or persons within the corporate limits of any village in the County of Arenac, to the county treasurer of said county, under the provisions of Act No. 313 of the Public Acts of 1887, be placed to the credit of said village or villages and turned over by the treasurer of said county to the said village or villages upon demand, for the sole purpose of building stone or cement sidewalks within the corporate limits of said village or villages;

With the accompanying substitute therefor, entitled

A bill to authorize the Village of Wayne in the County of Wayne, to borrow money to be used in the purchasing, constructing and maintenance of a general system of water works in said village and to issue bonds therefor;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Neal moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Eichhorn	Mr. McCarthy	Mr. Robinson, W. C.
Adams, R. N.	Fairbanks	McEachern	Scott
Ashley	Ferry	Master	Seeley
Austin	Fisher	Monroe, J. H.	Shea
Barnaby	Fisk	Monroe, J. S.	Sheldon
Batchelder	Foster	Morrice	Stone
Baumgaertner	Francis	Munsell	Thomas
Bolton	Galbraith	Neal	Thorington
Brown	Gallup	Newberry	Vandercook
Byrns	Halladay	Nottingham	Wade
Chapman	Hallenbeck	Osborn	Walker
Colby	Herkimer	Oviatt	Wallace /
Combs	Higgins	Paddock	Ward, C. E.
DeLisle	Jenks	Partlow	Ward, N. O.
Denby	Kidder	Perkins	Wells
Dennis	Kirk, J. P.	Pettit	Werline
Dohany	Kirk, William	Powell, Gardner	Whelan
Dunn	Knight	Powell, H. E.	Whitaker
Dunstan	Ladner	Read	Willis
Durham	Lane, John	Richards	['] Speaker
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NAYS.

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The title was agreed to.

Mr. Neal moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 56, entitled

A bill making an appropriation for the printing of reports and other extraordinary expenses of the State Board of Geological Survey, and providing for a tax to meet the same;

With the accompanying substitute therefor, entitled

A bill making appropriations for the State Board of Geological Survey for the fiscal years ending June 30, 1904, and June 30, 1905, for printing reports and other extraordinary expenses and to provide a tax to meet the same;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 261, entitled

A bill making appropriations for the Michigan Pioneer and Historical Society for the fiscal years ending June 30, 1904, and June 30, 1905;

With the accompanying substitute therefor, entitled

A bill making appropriations for the Michigan Pioneer and Historical Society for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported

House bill No. 115, entitled

A bill to amend Section 11 of Chapter 150 of the Revised Statutes of 1846, relative to the fees of sheriffs in executing process issued out of the courts of law and equity, and by judicial and other officers, and for other services, as amended by the several acts amendatory thereof, being Section 11222 of the Compiled Laws of 1897;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 721, entitled

A bill to amend Sections 1. 2, 3. 4. 5. 7. 8, 9 and 16 of an act. entitled "An Act to establish, protect and enforce by lien the rights of mechanics and other persons furnishing labor or materials for the building, altering improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures; and to repeal all acts contravening the provisions of this act;"

With the accompanying substitute therefor, entitled

A bill to amend Section 9 of Act No. 179 of the Public Acts of 1891, entitled "An Act to establish, protect and enforce by lien the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures; and to repeal all acts contravening the provisions of this act," the same being Section 10718 of the Compiled Laws of 1897;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order. The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 415, entitled

A bill to amend Section 4 of Act No. 53 of the Public Acts of 1901, entitled "An Act for the organization of corporate Congregational churches:"

With the accompanying substitute therefor, entitled

A bill to amend Section 4 of Act No. 53 of the Public Acts of 1901, entitled "An Act for the organization of corporate Congregational churches:"

And recommended that the substitute be concurred; in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

SPECIAL ORDER.

The Speaker laid before the House the following bills:

House bill No. 403 (file No. 150), entitled

A bill to define the liabilities of railroad companies in relation to damages sustained by their employes;

House bill No. 384 (file No. 220), entitled

A bill to amend Sections 10 and 28 of an act, entitled "An Act to revise the laws for the incorporation of the railroad, bridge and tunnel companies and to regulate the running and management and to fix the duties and liabilities of all railroad, bridge, tunnel and other corporations owning or operating any railroad, bridge or tunnel within this State," approved May 1, 1873, and the several acts amendatory thereof, being Sections 6235 and 6253 of the Compiled Laws of this State of the year 1897.

Mr. William Kirk moved that the House resolve itself into a committee of the whole on the special order.

The motion prevailed.

The Speaker called Mr. Kidder to the chair.

After some time spent in consideration of the bills the committee rose,

and through its chairman made the following report:

The committee of the whole has had under consideration the above named bills and recommends, as to the first named bill, that all after the enacting clause thereof be stricken out; and, as to the second named bill, that the proposed accompanying amendment be adopted, and that when so amended, the bill pass.

CHARLES B. KIDDER.

Chairman.

The report was accepted.

The question being on concurring in the recommendation of the committee relative to the first named bill,

Mr. Gallup demanded the yeas and nays.

The demand was seconded.

The recommendation was concurred in, a majority of the members present voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Austin Barnaby Batchelder Bolton Byrns Campbell Chapman Denby Dennis Dunstan Durham Eichhorn Mr. Ferry Fisher Francis Galbraith Halladay Higgins Kidder Kirk, William Knight Lane, John Lane, O. B. Lovell McEachern	Mr. Master Monroe, J. H. Neal Newberry Nottingham Oviatt Partlow Perkins Pettit Powell, Gardner Randall Read Robinson, L. C. Robinson, W. C.	Ir. Seeley Shook Siggins Stone Thomas Vandercook Wade Wallace Ward, C. E. Ward, N. O. Wells Willis Wright Speaker
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NAYS.

Mr. Baumgaertner	Mr. Fisk	Mr. Osborn	Mr. Sheldon '
Brown	Foster	Paddock	Thorington
Combs	Gallup	Powell, H. E.	Walker
DeLisle	Herkimer	Richards	Washer
Dohany	Jenks	Scott	Werline
Duncan	Kirk, J. P.	Shea	Whitaker
Fairbanks	Mainsell		

The title and enacting clause of the bill were laid on the table.

The question being on the adoption of the proposed amendment made by the committee to the second named bill,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

Senate bill No. 449, entitled

A bill to revise and amend Act No. 465 of the Local Acts of 1897, approved June 2, 1897, as further revised and amended by Act No. 431 of the Local Acts of 1899, approved June 1, 1899; and as further revised and amended by Act No. 419 of the Local Acts of 1901, approved May 8, 1901, and Acts No. 469, 482 and 484 of the Local Acts of 1901, approved June 6, 1901, and acts amendatory thereof; and to repeal all acts and parts of acts in conflict herewith;

With the accompanying substitute therefor, entitled

A bill to amend Sections 1, 5 and 7 of Title 2; Section 17 of Title 3; Sections 12 and 15 of Title 4; Section 6 of Title 5; Sections 5 and 19 of Title 6; Sections 2, 5, 6 and 8 of Title 10; Section 4 of Title 11; Sections 9, 11, 12 and 13 of Title 12; Section 1 of Title 14; Section 19 of Title 17 and Sections 2 and 3 of Title 19 of Act number 465 of the Local

Acts of 1897, entitled "An Act to revise and amend the charter of the City of Saginaw, as existing under an act, entitled 'An Act to annex the territory embraced within the City of East Saginaw to that of the City of Saginaw, and to consolidate the City of East Saginaw with Saginaw under the name of the City of Saginaw; to specify and fix the boundaries of the consolidated city; to provide for the assuming and payment of the indebtedness and liabilities of the present cities of East Saginaw and Saginaw, and for the ownership of all their corporate property and rights; to define the corporate rights, powers and privileges of said City of Saginaw as so consolidated, and to repeal all acts inconsistent herewith,' and acts supplementary and amendatory thereof, and to repeal all acts and parts of acts inconsistent herewith," as revised and amended by Act number 431 of the Local Acts of 1899, approved June 1, 1899; and as further revised and amended by act number 419 of the Local Acts of 1901, approved May 8, 1901, and acts numbers 469, 482 and 484 of the Local Acts of 1901, approved June 6, 1901, and acts amendatory thereof, and to repeal all acts and parts of acts in conflict herewith;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Scott moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

				•			
Mr.	Adams, C. S. Adams, R. N. Anderson Austin Barnaby Baumgaertner Bolton Brown Byrns Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan Durham Eichhorn Ferry	Mr.	Fisk Francis Gallup Greusel Halladay Hallenbeck Herkimer Higgins Hunt Jenks Kidder Kirk, J. P. Knight Ladner Lane, John Lane, O. B. Lovell McCarthy McEachern Master	Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Nottingham Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardn Powell, H. E. Randall Read Richards Robinson, L. C. Robinson, W. C.	er	Scott Seeley Shea Sheldon Shook Siggins Stone Thomas Vandercook Wade Walker Wallace Ward, C. E Washer Wells Werline Whitaker Willis Wright Speaker	-
	Ferry Fisher		Master	Robinson, W. (C.	Speaker	

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Mr. Scott moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 706, entitled

A bill to amend Section 4 of Title No. 1 of the revised charter of the City of Grand Rapids;

With the accompanying substitute therefor, entitled

A bill to amend Section 4 of Title 1 of Act No. 374 of the Local Acts of 1897, entitled "An Act to revise the charter of the City of Grand Rapids;"

With the recommendation that the substitute be concurred in, but without recommendation as to the passage of the bill as substituted.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Anderson moved that the bill be referred to the committee of the whole and placed on the General Order.

The motion prevailed.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 654, entitled

A bill to amend Act No. 416 of the Local Acts of 1901, entitled "An Act to amend Sections 1, 2, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16, 17, 18, 19, 20, 21, 23, 24, 25, 26, 27, 30 and 33 of an act, entitled "An Act to establish a police government for the City of Detroit," approved April 17, 1871;

With the accompanying substitute therefor, entitled

A bill to amend Act number 416 of the Local Acts of 1901, entitled "An Act to amend Sections 1, 2, 5, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16, 17, 18, 19, 20, 22, 23, 24, 25, 26, 27, 30 and 33 of an act, entitled "An Act to established a police government for the City of Detroit," approved April 17, 1871, by adding one new section thereto to be known as Section 34;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. W. C. Robinson moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Durham	Mr. Lovell	Mr. Robinson, L. C.
Adams, R. N.	Eichhorn ~	McCarthy	Robinson, W. C.
Anderson	Ferry	McEachern	Scott
Austin	Fisher	Master	Seeley ·
Barnaby	Fisk	Monroe, J. H.	Shea
Batchelder	Foster	Monroe, J. S.	Sheldon
Baumgaertner	Francis	Morrice	Shook
Bolton	Gallup	Newberry	Siggins
Brown	Greusel	Nottingham	Thomas
Byrns	Halladay	Oviatt	Wade
Campbell	Herkimer	Paddock	Walker
Chapman	Higgins .	Partlow	Wallace
Colby	Hunt	Perki ns	Ward, C. E.
DeLisle ,	Jenks	Pettit	Ward, N. O.
Denby	Kidder	Powell, Gardner	Wells
Dennis	Kirk, J. P.	Powell, H. E.	Werline
Dohany	Knight	Randall	Whelan
Duncan	Ladner	Read	Willis
Dunn	Lane, John	Richards	Speaker
Dunstan	Lane, O. B.		78

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The title was agreed to.

Mr. W. C. Robinson moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 1106, entitled

A bill to amend Act number 25 of the Local Acts of 1891, entitled "An Act to revise and amend the charter of the City of Ishpeming, as amended:"

With the accompanying substitute therefor, entitled

A bill to amend Section 1 of Chapter 17 of Act number 251 of the Local Acts for the 1891, entitled "An Act to revise and amend the charter of the City of Ishpeming," as amended by Act number 317 of the Local Acts of 1893 and Act number 417 of the Local Acts of 1897 and Act number 356 of the Local Acts of nineteen hundred and one, approved March 28, 1901;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Byrns moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr. Eichhorn	Mг.	Master	Mr.	Seeley
	Adams, R. N.	Ferry		Monroe, J. H.		Shea
	Anderson	Fisher		Monroe, J. S.		Sheldon
	Austin	Fisk		Morrice		Shook
	Barnaby	Foster		Muńsell		Siggins
	Batchelder	Francis		Newberry		Stone
	Baumgaertner	Gallup		Osborn		Thomas
	Bolton	Greusel		Oviatt		Thorington
	Brown	Halladay		Paddock		Vandercook
	Byrns	Hallenbeck	•	Partlow		Wade
	Campbell	Herkim er		Perkins		Walker
	Chapman	Higgins		Pettit		Wallace
	Colby	Hunt		Powell, Gardner	•	Ward, C. E.
	Combs	Jenks -		Powell, H. E.		Washer
	DeLisle	Kidder		Randall		Wells
	Denby	Kirk, J. P.		Read		Werline
	Dennis	Knight		Richards		Whelan
	Dohany	Ladner		Robinson, L. C.		Whitaker
	Duncan	Lane, John		Robinson, W. C	١.	Willis
	Dunn	McCarthy		Scott		Speaker
	Durham	McEachern				-

NAYS.

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The title was agreed to.

Mr. Byrns moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Elections, by Mr. Colby, Chairman, reported House bill No. 389, entitled

A bill to amend Act No. 190 of the Public Acts of 1891, as amended, entitled "An Act to prescribe the manner of conducting and to prevent fraud and deception at elections in this State;"

With the accompanying substitute therefor, entitled

A bill to amend Act 190 of the Public Acts of 1891 as amended, entitled "An Act to prescribe the manner of conducting, and to prevent fraud and deception at elections in this State," by adding two new sections thereto, to stand as Sections 49 and 50, providing for the election on the general election ballot of a candidate of each political party for United States Senator:

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

By unanimous consent the House returned to the order of Messages from the Governor.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval, on April 15, of the following bills:

House bill No. 54 (enrolled No. 152), entitled

A bill to regulate the method of procedure and the practice of the law in the circuit court for the County of Wayne;

House bill No. 825 (enrolled No. 157), entitled

A bill to regulate the levy and collection of special assessments to defray the cost of opening streets in the City of Detroit in cases where land has been deeded or dedicated for a part of such streets.

By unanimous consent the House returned to the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 48, entitled

A bill to amend Section 10 of Title 3 of Act No. 374 of the Local Acts of 1897, entitled "An Act to revise the charter of the City of Grand Rapids," by adding a new subdivision thereto, to be known as subdivision 59;

House bill No. 1009, entitled

A bill to authorize the Village of Wayne, in the County of Wayne, to borrow money to be used in the purchasing, constructing and maintenance of a general system of water works in said village, and to issue bonds therefor:

And to inform the House that the Senate has passed said bills, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, . April 15, 1903,

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bills No. 1-132-1136 (file No. 169), entitled

A bill to provide for the nomination of candidates for public office by a direct vote of the electors, and for the election of members of committees of political parties, and to provide for and regulate the printing upon the official ballots at elections of the names of candidates; and to regulate and protect such primary elections, and to punish offenses committed in connection therewith, and to repeal all acts or parts of acts conflicting herewith;

With the request that it be printed and when so printed, that it be

re-transmitted to the Senate.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate, Mr. Colby moved that the request be complied with, and that the bill be printed for the use of the Senate.

The motion prevailed.

The following message from the Senate was also received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir:—I am instructed by the Senate to return to the House, in accordance with the request of the House, the following concurrent resolution:

Senate concurrent resolution No. 66.

Resolved by the Senate (the House concurring), That the Secretary of State is hereby authorized and directed to furnish each member of the Legislature of 1903 with a set of Miller's Compiled Laws, and the Public Acts of 1899 and 1901, and be it further

Resolved, That the Secretary of State be authorized and directed to place 50 sets of Miller's Compiled Laws with the State Librarian to be exchanged for other law books, said books to be placed upon the shelves of the Michigan State Library;

Which the House amended as follows:

By inserting in line 3 of the resolution, after the figures "1903" the words "who has not already received one."

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

Mr. Randall moved to suspend rule 34, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Randall then moved to reconsider the vote by which the House, on April 10, concurred in the adoption of the foregoing resolution.

The motion prevailed, a majority of all the members present voting therefor.

The question being on concurring in the adoption of the resolution, Mr. Randall moved that the resolution be laid on the table. The motion prevailed.

By unanimous consent,

Mr. Ferry moved to take from the table Senate bill No. 210 (file No. 155), entitled

A bill to provide for the establishment of an art commission in the City of Detroit and to prescribe its powers and duties.

The motion prevailed.

The question being on the passage of the bill,

Mr. Ferry moved to amend the bill:

- 1. By striking out of line 1 of Section 6 the word "or" and inserting in lieu thereof the word "and."
- 2. By striking out of line 2 of Section 6 after the word "with" the word "similar" and inserting in lieu thereof the word "advisory."
- 3. By striking out of line 8 of Section 6 after the words "belonging to the city" the remainder of the section.

The amendments were adopted, a majority of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr. I	unstan	Mr.	Lane, John	Mr.	Scott
	Adams, R. N.		urham		Lane, O. B.		Seeley
	Anderson	E	ichhorn		McCarthy		Shea
	Ashley	F	'airbanks		McEachern		Sheldon
	Austin	F	'erry		Master		Siggins
	Barnaby	F	isher		Monroe, J. H.		Thomas
	Batchelder	F	'isk		Monroe, J. S.		Thorington
	Baumgaertner	F	oster		Morrice		Vandercook
	Bolton	G	albraith		Munsell		Walker
	Brown	G	reusel		Osborn		Wallace
	Campbell	H	lalladay		Paddock		Ward, C. E.
	Chapman	H	lerkimer		Partlow		Washer
	Colby	F	liggins		Perkins		Wells
	DeLisle	F	Iunt		Pettit		Werline
	Denby	J	enks		Randall		Whelan
	Dennis	K	idder		Richards		Whitaker
	Dohany	K	lirk, J. P.		Robinson, L. C.		Willis
	Duncan	K	irk, William		Robinson, W. C	3.	Speaker
	Dunn	, I.	adner				

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The title of the bill was agreed to.

Mr. Wells moved that when the House adjourn to day, it stand adjourned until to-morrow at 10:30 o'clock a.m.

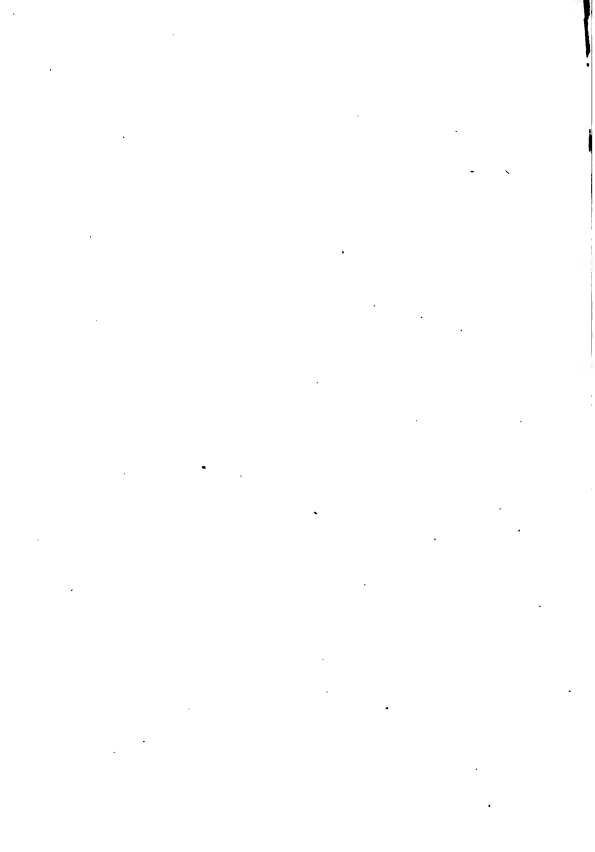
The motion prevailed.

Mr. Munsell asked and obtained leave of absence for himself from tomorrow's session. Mr. Seeley moved that the House adjourn.

The motion prevailed, the time being 5:15 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 10:30 o'clock a. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.



JOURNAL

OF THE

House of Representatives

GOBERT SMITH PTG. CO., STATE PRINTERS. SESSION OF 1903



SIXTY-FIRST DAY.

Lansing, Thursday, April 16.

10:30 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. J. M. Shank, of North-ville.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. Harley, Holmes, Munsell, Reynolds, Rodgers, Sanderson and Van Zoeren.

The following named members were absent without leave: Messrs. DeLisle, Francis, Hemans, Hunt and Nottingham.

Mr. Pettit moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

Mr. Brown asked and obtained an indefinite leave of absence for Mr. DeLisle on account of sickness.

Mr. Pettit asked and obtained leave of absence for Mr. Nottingham from the remaining sessions of the week.

Mr. Paddock asked and obtained leave of absence for himself from the sessions of to-morrow and Monday.

PRESENTATION OF PETITIONS.

No. 447. By Mr. Gardner Powell: Petition of Mrs. C. B. Galloway and 59 other residents of Burr Oak, St. Joseph County, asking for the passage of the so-called Holmes bill, providing for the giving of bonds by liquor dealers.

The petition was referred to the Committee on Liquor Traffic.

No. 448. By Mr. Gardner Powell: Petition of Chas. C. Snyder and 54 other citizens of Burr Oak, St. Joseph County, on the same subject. Same reference.

No. 449. By Mr. Master: Petition of L. T. Clark and 38 other citizens of Climax, Kalamazoo County, on the same subject.

Same reference.

No. 450. By Mr. Master: Petition of H. W. Gelston, pastor of the First Presbyterian Church of Kalamazoo, and 7 other members of the Session of such church, asking for the passage of the so-called Anti-Cigarette bill.

The petition was referred to the committee of the whole.

No. 451. By Mr. Master: Petition of J. B. Pinckard, pastor of Simpson Church, and members of such church, on the same subject. Same reference.

No. 452. By Mr. Werline: Petition of C. U. Sjorgren and 102 other citizens of Menominee, asking for the passage of a bill providing for the reduction of railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

REPORTS OF STANDING COMMITTEES.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 374, entitled

A bill to amend Sections 1. 2, 3, 4, 6, 9 and 12 of Chapter 8 of Act No. 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being Compiler's Sections 4728, 4729, 4730, 4731, 4733, 4736 and 4739 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Education, by Mr. Combs, Chairman, reported Senate bill No. 109 (file No. 147), entitled

A bill to provide for the payment of school district and public school orders outstanding for more than one year;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Liquor Traffic, by Mr. C. S. Adams, Chairman, reported

Senate bill No. 278 (file No. 130), entitled

A bill to amend Section 1 of an act, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent

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with the provisions of this act," approved June 28, 1887, being Section 5379 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 139, entitled

A bill to amend Act No. 183 of the Public Acts of 1897, entitled "An Act to provide for the appointment, fix the term of office, duties and compensation of Circuit Court stendgraphers in the State of Michigan," approved May 29, 1897, as amended by Act No. 21 of the Public Acts of 1899, entitled "An Act to amend Act No. 183 of the Public Acts of 1897, entitled 'An Act to provide for the appointment, fix the term of office, duties and compensation of Circuit Court stenographers in the State of Michigan," approved March 20, 1899;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Higgins moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Colby Denby Dennis Dohany Duncan Dunn	Mr. Dunstan Durham Eichhorn Ferry Fisher Fisk Foster Gallup Greusel Herkimer Higgins Jenks Kirk, J. P. Knight Ladner Lane, John Lane, O. B.	Mr. Lovell McCarthy McEachern Master Monroe, J. S. Morrice Osborn Oviatt Partlow Perkins Pettit Powell, H. E. Randall Read Richards Robinson, L. C. Robinson, W. C.	Mr. Seeley Shea Shook Thomas Vandercook Wade Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright
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NAYS.

Mr. Combs Mr. Sheldon Mr. Thorington Mr. Speaker Kirk, William

Mr. Campbell moved to reconsider the vote by which the House passed the above named bill.

The motion prevailed.

The question being on the passage of the bill,

Mr. Campbell moved that the bill be laid on the table.

The motion prevailed.

By unanimous consent,

Mr. Randall offered the following resolution:

House resolution No. 104.

Whereas, The State Prison Board is about to be confronted with the problem of finding employment for 200 men whose contracts will soon expire; and

Whereas, There is such a growing sentiment against employing the inmates of our prisons in contract labor in competition to the free labor

of the State; and

Whereas, The welfare of the prison and its inmates and the cause of humanity in general demands that the time of the inmates be occu-

pied in some profitable employment; therefore be it

Resolved, by the House of Representatives, the Senate concurring, That a committee of five from the House be appointed by the Speaker and a like committee of three from the Senate be appointed by the President of the Senate to investigate and report to the Legislature the advisability of establishing a cordage and binding twine plant at the State Prison at Jackson. With that end in view such joint committee is hereby authorized, if in its judgment it is necessary in order to intelligently investigate the subject, to visit such institution at Stillwater, Minn., where such a plant has been successfully operated to the financial profit of the state.

The Speaker announced that the resolution would lie over one day

under the rules.

The Committee on Railroads, by Mr. Read, Chairman, reported Senate bill No. 541 (file No. 101), entitled

A bill to make it a misdemeanor for an employe to obtain railway or other transportation, or the benefit of other advancement made by employers, to be thereafter repaid in labor, to refuse to perform such labor or repay such advancement, and providing for punishment therefor;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Railrods, by Mr. Read, Chairman, reported. House bill No. 748, entitled

A bill to prevent steam or electric railroads, within the State of Michigan, discriminating in freight rates in favor of or against any person, company or corporation doing business with said roads;

With the accompanying substitute therefor, entitled

A bill to amend Section 28 of Act No. 35 of the Public Acts of 1867, entitled "An Act to provide for the formation of street railway companies," being Section 6460 of the Compiled Laws of 1897;

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 574 (file No. 143), entitled

A bill to amend Section 6 of Chapter 8, Section 1 of Chapter 9, Sections 11. 16, 20, 25 and 35 of Chapter 16, Section 1 of Chapter 21, Section 17 of Chapter 23 of Act No. 475 of the Local Acts of 1897, entitled "An Act to reincorporate the City of Kalamazoo and to repeal an act, entitled 'An Act to incorporate the City of Kalamazoo,' and to repeal an act, entitled 'An Act to reincorporate the Village of Kalamazoo and to repeal all inconsistent acts and parts of acts, approved March 15, 1861, as amended by the several acts amendatory thereof,' approved June 8, 1883, as amended by the several acts amendatory thereof, and to repeal all inconsistent acts and parts of acts," approved June 2, 1897, as amended by the several acts amendatory thereof, and to repeal Section 61 of Chapter 22 thereof and to add a chapter thereto to stand and be known as Chapter 28, and to repeal all inconsistent acts and parts of acts:

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Master moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams; R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Chapman Colby Combs Denby Dennis Dohany Duncan	Mr. Dunstan Durham Eichhorn Fairbanks Ferry Fisher Fisk Foster Galbraith Gallup Greusel Halladay Hallenbeck Herkimer Higgins Jenks Kidder Kirk, J. P. Kirk, William	Mr. Ladner Lane, John Lane, O. B. Lovell McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Neal Newberry Osborn Oyiatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall	Mr. Richards Robinson, L. C. Seeley Sheldon Shook Siggins Stone Thomas Thorington Vandercook Wade Walker Wallace Ward, C. E. Washer Wells Werline Whelan Wright Speaker
Duid	**************************************	real dall	Speaker

The title was agreed to.

Mr. Master moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 626, entitled

A bill to provide for the appointment of a stenographer of the probatecourt for the County of Wayne, to prescribe his duties and provide for hiscompensation and to repeal Act No. 133 of the Public Acts of 1889;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Colby moved that the bill be laid on the table.

The motion prevailed.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 861, entitled

A bill to authorize and empower circuit judges under certain conditions to act, whether in their own judicial circuits or in other judicial circuits, with regard to matters arising in and belonging to such other judicial circuits, in all matters cognizable by a circuit judge at chambers;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on State Affairs, by Mr. Byrns, Chairman. reported Senate bill No. 532 (file No. 133), entitled

A bill to create a commission and define its duties and powers and make an appropriation of money for the purpose of making an exhibit of the various manufactures and products of the State of Michigan at the Louisiana Purchase Exposition at St. Louis, Missouri, in the year 1904:

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Labor, by Mr. Duncan, Chairman, reported

House bill No. 796 (file No. 183), entitled

A bill to amend Act No. 202 of the Public Acts of 1899, entitled "An Act to provide fans or blowers in all workshops or establishments where wheels composed partly of emery, or buffing wheels or emery belts are used," approved May 17. 1899, by adding a new section thereto following Section 5 to stand as Section 5a of said act;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee, The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Labor, by Mr. Duncan, Chairman, reported House bill No. 695, entitled

A bill to amend Section 1 of Chapter 154 of the Compiled Laws of 1897, being Compiler's Section 5912;

With the accompanying substitute therefor, entitled

A bill to amend Section 1 of Chapter 43 of the Revised Statutes of 1846, entitled "Of the observance of the first day of the week, and the prevention and punishment of immorality," the same being Section 5912 of the Compiled Laws of 1897;

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill, was then referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 210, entitled

A bill to provide for the election of county drain commissioner in the County of Berrien;

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following joint resolution:

House joint resolution No. 656 (file No. 164), entitled

A joint resolution authorizing and directing the Board of State Auditors to furnish the general vault in the department of the Auditor General with a system of steel filing cases, and also to furnish files and cases for the proper preservation and care of receipts and vouchers relating to the tax division of that department;

And to inform the House that the Senate has pased said joint reso-

lution and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

Pending the reference of the joint resolution to the Clerk for enrollment.

Mr. Master moved that the joint resolution be given immediate effect. The motion prevailed, two-thirds of all the members-elect voting therefor.

The joint resolution was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 71 (file No. 145), by Mr. Goodell, entitled

A bill to regulate the sale of concentrated commercial feeding-stuffs; And to inform the House that the Senate has passed said bill.

Very respectfully, ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 369 (file No. 161), by Mr. Vaughan, entitled

A bill to fix the compensation of the clerks in the State Library;

And to inform the House that the Senate has passed said bill, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the Committee on State Library.

The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 187 (file No. 159), by Mr. Curtis, entitled

A bill making an appropriation for the Mackinac Island State Park and to provide for a tax to meet the same;

And to inform the House that the Senate has passed said bill, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Public Lands.

The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 529 (file No. 158), by Mr. Weekes, entitled

A bill to amend Sections 1, 2 and 4 of Chapter 2 of Act No. 3 of the Public Acts of 1895, being Sections 2699, 2700 and 2702 of the Compiled Laws of 1897, entitled "An Act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," approved February 19, 1895;

And to inform the House that the Senate has passed said bill, and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Village Corporations.

The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 242, by Mr. VanAkin, entitled

A bill to divide the Township of Ida, in the County of Monroe, into two election districts:

And to inform the House that the Senate has passed said bill, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. Herkimer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and hays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Ashley Austin Barnaby Baumgaertner Brown Chapman Colby Combs Denby Dennis Dohany Duncan Dunn Dunstan Durham Eichhorn	Mr. Ferry Fisher Fisk Foster Galbraith Greusel Halladay Hallenbeck Herkimer Higgins Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B.	Monroe, J. H. Monroe, J. S. Morrice Neal Newberry Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Richards Robinson, L. C.	Whelan Whitaker Willis Wright Speaker
Eichhorn	Lane, O. B.	Robinson, L. C.	
Fairbanks	McCarthy	Robinson, W. C	

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The title was agreed to.

Mr. Herkimer moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 106, by Mr. Baird, entitled

A bill to amend Section 5 of Act No. 285, Local Acts of 1893, as amended by Act No. 410, Local Acts of 1901, entitled "An Act to provide for the compensation and to prescribe the duties of certain officers of the County of Saginaw," as approved May 2, 1901;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 190 (file No. 160), by Mr. Kelly, entitled

A bill to provide for the nomination of candidates for election by popular vote and relating to primary elections in Muskegon County, and to repeal all acts and parts of acts inconsistent herewith:

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Elections.

The following message from the Senate was received and read:

 Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill: Senate bill Nos. 10-144 (file No. 157), by Messrs. Burns and Westover,

A bill to revise and amend the laws for the protection of game and fish:

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to inform the House that the Senate has reconsidered its action in requesting the return to the Senate of the following bill:

House bill No. 693, entitled

entitled

A bill to amend and revise Section 35 of Chapter 2 of an act, entitled "An Act to amend and revise Chapters 1 and 2 of an act, entitled 'An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith,' " approved May 4, A. D., 1895.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

THIRD READING OF BILLS.

House bill No. 384 (file No. 220), entitled

A bill to amend Sections 10 and 28 of an act, entitled "An Act to revise the laws for the incorporation of the railroad, bridge and tunnel companies and to regulate the running and management and to fix the duties and liabilities of all railroad, bridge, tunnel and other corporations owning or operating any railroad, bridge or tunnel within this State," approved May 1, 1873, and the several acts amendatory thereof, being Sections 6235 and 6253 of the Compiled Laws of this State of the year 1897;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Ferry Mr. Monroe, J. H. Mr. Scott Mr. Adams, C. S. Fisk Monroe, J. S. Seelev Adams, R. N. Anderson Foster Morrice Shea Galbraith Neal Sheldon Ashley Austin Greusel Newberry Shook Osborn Siggins Barnaby Halladay Stone Baumgaertner Hallenbeck Oviatt Bolton Thomas Herkimer Paddock Byrns Higgins Partlow Vandercook Wallace Chapman -Jenks Perkins Ward, C. E. Pettit Combs Kidder Kirk, J. P. Wells Denby Powell, Gardner Kirk, William Powell, H. E. Werline Dennis Whelan Dohany Knight Randall Whitaker Duncan Lane, John Read Willis Dunstan Lane, O. B. Richards Robinson, L. C. Wright Durham McCarthy Robinson, W. C. Eichhorn Speaker McEachern Fairbanks

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Mr. Read moved to reconsider the vote by which the House passed the above named bill.

The motion prevailed.

The question being on the passage of the bill,

Mr. Read moved that the bill be laid on the table.

The motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. W. C. Robinson moved that when the House adjourn to-day, it stand adjourned until tomorrow at 9 o'clock a. m.

The motion prevailed.

Mr. W. C. Robinson moved that when the House adjourn tomorrow, it stand adjourned until Monday, April 20. at 9 o'clock p. m. The motion prevailed.

Mr. Hunt entered the House and took his seat.

Mr. Denby moved to take from the table House bill No. 154 (file No. 162), entitled

A bill to establish a board of accountancy, to provide for the granting of certificates to those public accountants who qualify under the provisions of this act, and to provide a penalty for violations thereof.

The motion prevailed.

The question being on the passage of the bill,

Mr. Denby moved to amend the bill

1. By striking out in line 10 of Section 3 the word "and."

2. By inserting in line 10 of Section 3 after the word "Houghton" the words "and Marquette."

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The amendments were adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members present voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Ashley Austin Batchelder Baumgaertner Bolton Brown Byrns Chapman Colby Denby Dennis Dohany Duncan	Mr. Dunstan Durham Eichhorn Fairbanks Ferry Foster Greusel Herkimer Higgins Hunt Jenks Kidder Kirk, William Knight Ladner	Lovell McEachern Master Monroe, J. S. Morrice Munsell Osborn Oviatt Partlow Perkins Pettit Powell, Gardner Randall Scott	Ir. Shea Shook Stone Thomas Thorington Wade Walker Wallace Ward, C. E. Ward, N. O. Wells Werline Whelan Willis Wright
Dunn	Lane, John	Seeley	Speaker

NAYS.

Mr. Anderson	Mr. Halladay	Mr. Paddock	Mr. Robinson, W. C.
Combs	Hallenbeck	Powell, H. E.	Sheldon
Fisher Fisk	Monroe, J. H.	Read	Vandercook 13

The title of the bill was agreed to.

Mr. Duncan moved to take from the table House bill No. 696 (file No. 130), entitled

A bill to provide that all articles of jewelry, watch cases, spectacles, or eye-glass frames made to resemble gold or silver and manufactured, sold or offered for sale as gold filled, rolled plate, gold front, electroplate, plated goods, or known by any other name as imitation of gold or silver, shall be marked, stamped or labeled with the quality of the article and the name of the manufacturer.

The motion prevailed.

The question being on concurring in the amendments made to the bill by the Senate.

Mr. Duncan moved that the bill be re-referred to the Committee on State Affairs.

The motion prevailed.

Mr. Dunn moved to take from the table

House bill No. 887, entitled

A bill to provide for the taking of German carp from the waters of the River and Lake St. Clair, by net or other appliance, under the supervision of the game warden of this State, and to repeal all acts inconsistent therewith.

The motion prevailed.

Mr. Dunn moved that the bill be referred to the Committee on Fish and Fisheries.

The motion prevailed.

Mr. Combs moved that the House take a recess until 2 o'clock p. m. The motion prevailed, the time being 11:54 o'clock a. m.

AFTER RECESS.

2 o'clock p. m.

The House was called to order by the Speaker.

Messrs. Francis and Munsell entered the House and took their seats.

The House resumed the order of Motions and Resolutions.

MOTIONS AND RESOLUTIONS.

Mr. Higgins moved to take from the table

Senate bill No. 139, entitled

A bill to amend Act number 183 of the Public Acts of 1897, entitled "An Act to provide for the appointment, fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," approved May 29, 1897, as amended by Act number 21 of the Public Acts of 1899, entitled "An Act to amend Act number 183 of the Public Acts of 1897, entitled 'An Act to provide for the appointment, fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," approved March 20, 1899.

The motion prevailed.

The question being on the passage of the bill,

Mr. Higgins moved to amend the bill by striking out Section 1 thereof,

and inserting the following to stand as Section 1:

Section 1. Section 48a of Act number 183 of the Public Acts of 1897, entitled "An Act to provide for the appointment, and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," approved May 29, 1897, as amended, is hereby amended so as to read as follows:

The amendment was adopted, a majority of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Ashley Austin Barnaby Batchelder Baumgaertner Bolton Byrns Campbell Chapman	Fisk Foster Francis Galbraith Greusel Halladay Higgins Jenks Kidder	•	Mr.	Morrice Munsell Newberry Osborn Oviatt Paddock Partlow Perkins Pettit	Mr.	Shook Siggins Thomas Thorington Wade Walker Wallace Ward, C. E. Ward, N. O.
						•

Mr. Combs Mr. Kirk, J. P. Mr. Powell, Gardner Mr. Washer Powell, H. E. Denby Knight Walls Dennis Ladner Randall . Werline Dohany Lane, John Whelan Read Robinson, W. C. Duncan Lovell Whitaker Dunstan McCarthy Scott Willig Eichhorn Master Shea **Nright** Ferry Monroe, J. S. Sheldon Speaker Fisher

69

NAYS.

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The question being on agreeing to the title of the bill,

Mr. Higgins moved to amend the title so as to read as follows:

A bill to amend Section 48a of Act number 183 of the Public Acts of 1897, entitled "An Act to provide for the appointment, and to fix the term of office, duties and compensation of circuit court stenographers of the State of Michigan" approved May 29, 1897, as amended.

The motion prevailed.

The title as amended was then agreed to.

Mr. Higgins moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Neal moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of

Senate bill No. 98 (file No. 132), entitled

A bill making appropriations for the purchase of books and equipments for the Michigan State Library and the Michigan traveling libraries, for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

And that the bill be re-referred to the Committee on Ways and Means.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. C. S. Adams moved that the following bill be taken from the General Order and made a special order for Tuesday, April 21:

Senate bill No. 278 (file No. 130), entitled

A bill to amend Section 1 of an act, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed, or fermented liquors and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act," approved June 28, 1887, being Section 5379 of the Compiled Laws of 1897;

The motion prevailed.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on General Taxation, by Mr. Campbell, Chairman, reported

Senate bill No. 96 (file No. 37), entitled

A bill to amend Subdivision 6 of Section 8 of Act number 206 of the Public Acts of 1893, being "An Act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased, and to repeal Act number 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act;"

House bill No. 3 (file No. 12), entitled

A bill to exempt from assessment and taxation, land contracts, deeds of trust, mortgages, promissory notes, and all agreements and promises to pay money except bank notes circulating as money, and to prohibit any assessing officer from taking any such papers into account in making assessments in this State, and to repeal all acts or parts of acts in anywise contravening any of the provisions of this act;

House bill No. 183 (file No. 20), entitled

A bill to amend Sections 2, 8 and 24 of Act 206 of the Public Acts of 1893, entitled "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands deliquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act number 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being Sections 3825, 3831 and 3847 of the Compiled Laws of 1897, and to add a new section thereto to stand as Section 24a;

House bill No. 184 (file No. 21), entitled

A bill to amend Sections 2, 8 and 24 of Act 206 of the Public Acts of 1893, entitled "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act number 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being Sections 3825, 3831 and 3847 of the Compiled Laws of 1897, and to add a new section to stand as Section 24a;

House bill No. 185 (file No. 22), entitled

A bill to amend Act number 25 of the Public Acts of 1895, entitled "An Act to amend Section 9 of Act number 206 of the Public Acts of 1893, entitled 'An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes

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heretofore and hereafter levied, making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased, and to repeal Act number 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening the provisions of this act," the same being Section 3832 of the Compiled Laws of 1897;

House bill No. 658 (file No. 80), entitled

1 1 Marillion

A bill to amend Sections 8, 9 and 19 of Act number 206 of the Public Acts of Michigan for the year 1893, entitled "An Act to provide for the assessment of property and the levy (and collection) of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act number 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being continuous Sections 3831, 3832 and 3842 of the Compiled Laws of Michigan of 1897;

With the accompanying substitute therefor, entitled

A bill to amend Sections 8, 9 and 19 of Act number 206 of the Public Acts of Michigan for the year 1893, entitled "An Act to provide for the assessment of property and the levy (and collection) of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act number 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being continuous Sections 3831, 3832 and 3842 of the Compiled Laws of Michigan of 1897;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Campbell moved that the substitute be made a special order for Thursday, April 23.

The motion prevailed.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported Senate bill No. 437, entitled

A bill making appropriations for the Industrial School for Boys, for the fiscal year ending June 30, 1904, for rebuilding a boiler house destroyed by fire April 6, 1903, repairing and extending coal shed and purchasing four new boilers and attachments thereto, and for remodeling and enlarging the lecture hall, and to provide a tax thereor;

With certain amendments thereto, recommending that the amendments

be concurred in and that, when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

House bill No. 554, entitled

A bill to prohibit the taking or catching of fish under cetain lengths in Gun Lake and Pine Lake, in the Counties of Barry and Allegan;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Wade moved that the bill be laid on the table.

The motion prevailed.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

House bill No. 1156, entitled

A bill to amend the title and Act No. 104 of the Public Acts of 1899, entitled "An Act for the protection of fish in the Kalamazoo River and its tributaries in the Townships of Saugatuck and Manlius, in the County of Allegan;"

With the accompanying substitute therefor, entitled

A bill to amend the title and Sections 1 and 2 of Act No. 104 of the Public Acts of 1899, entitled "An Act for the protection of fish in the Kalamazoo River and its tributaries in the Townships of Saugatuck and Manlius, in the County of Allegan;"

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

Mr. Wade moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Ashley Austin Barnaby Batcheider Baumgaertner Bolton Brown Byrns Mr. Fairbanks Ferry Fisher Foster Flak Galbraith Greusel Halladay Hallenbeck	Mr. Lane. O. B. Lovell McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry	Mr. Robinson, L. C. Robinson, W. C. Scott Seeley Shea Sheldon Shook Siggins Thomas Vandercook
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Mr. Chapman Mr. Herkimer Mr. Oviatt Mr. Wade Colby Higgins Paddock Walker Combs Hunt Partlow Wallace Denby Jenks. Perkins Ward, N. O. Dennis Kidder Pettit Washer Kirk, J. P. Dohany Powell, Gardner Wells Kirk, William Duncan Werline Powell, H. E. Dunstan Knight Randall Whelan Durham Ladner Read Willis Eichhorn Lane, John Richards Wright

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NAYS.

Mr. Speaker

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The title was agreed to.

Mr. Wade moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

Senate bill No. 286 (file No. 112), entitled

A bill to prohibit the use of submarine trap nets in this State;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

House bill No. 707, entitled

A bill to allow the taking or catching of fish by means of fixed lines in the County of Van Buren;

With the accompanying substitute therefor, with the same title, and recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. C. S. Adams moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

MATERIA II. Mr. Adams, C. S. Mr. Fairbanks Mr. Shook Mr. McEachern Adams, R. N. Ferry Monroe, J. H. Siggins Morrice Stone Fisher Anderson Fisk Osborn Thomas Ashley Austin Foster Oviatt Thorington Barnaby Francis Partlow **Vandercook**

Mr. Batchelder Baumgaertner Bolton Brown Chapman Colby Denby Dennis Dohany Duncan Dunstan Durham	Mr. Galbraith Halladay Hallenbeck Herkimer Higgins Hunt Jenks Kidder Kirk, William Knight Ladner Lane. John	Pettit Powell, Gardner Powell, H. E. Randall Read Richards Robinson, L. C. Robinson, W. C. Scott Seeley	Willis Wright
Durham	Lane, John	Shea	Speaker
Eichhorn	Lane, O. B.	Sheldon	

NAYS.

Mr. Lovell

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75

The title was agreed to.

Mr. C. S. Adams moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

GENERAL ORDER.

Mr. William Kirk moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. Osborn to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills and joint resolution:

Senate bill No. 38 (file No. 7), entitled

A bill to make appropriations for the State Public School for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

House bill No. 1001 (file No. 181), entitled

A bill to fix responsibility for making permanent improvements to manufacturing establishments in Michigan where ordered by factory or deputy factory inspectors;

House bill No. 55 (file No. 184), entitled

A bill to amend Section 4 of Act No. 147 of the Public Acts of 1891, entitled "An Act to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act," being Section 4811 of the Compiled Laws of 1897;

House joint resolution No. 616 (file No. 185), entitled

A joint resolution to direct and authorize the Board of State Auditors to investigate, examine and settle the claim of Genesee County against the State of Michigan, for the board, lodging and care of certain State insane patients who were transferred temporarily from the Eastern Michigan Insane Asylum at Pontiac, in order to accommodate more violently insane patients in said asylum, and to provide for the payment to said Genesee County therefor.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House substitute for Senate bill No. 119 (file No. 178), entitled

A bill to amend the title and Sections 1, 2, 6, 12, 13 and 14 of Act No. 232 of the Public Acts of 1885 as amended (now known as Chapter 188 of the Compiled Laws of Michigan, 1897), entitled "An Act to revise the laws providing for the incorporation of all manufacturing companies, except such as are contemplated by Act No. 42 of the Session Laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies, or any union of the two, and to fix the duties and liabilities of such corporations," and to add a new section thereto, to be known as Section 39, designating the corporations not included in said act as amended;

House bill No. 989 (file No. 182), entitled

A bill to require the appointment of women as members of certain State boards.

FRANK A. OSBORN, Chairman.

The report was accepted.

The bills and joint resolution named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made'

by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

By unanimous consent the House returned to the order of Motions and Resolutions.

MOTIONS AND RESOLUTIONS.

Mr. Ferry moved that 500 copies of the amendments made by the committee of the whole to House substitute for Senate bill No. 119 (file No. 178), be printed for the use of the House.

The motion prevailed.

Mr. Randall moved to take from the table House resolution No. 104,

Relative to the appointment of a joint committee to consider the question of furnishing employment to the convicts in the State Prison.

The motion prevailed.

Mr. Randall moved that the rules be suspended, and that an immediate vote be taken on the adoption of the resolution.

The motion prevailed, two-thirds of all the members present voting therefor.

The question being on the adoption of the resolution, The resolution was adopted.

Mr. Colby moved that 500 additional copies of House bill No. 1-132-1136 (file No. 169), entitled

A bill to provide for the nomination of candidates for public office by a direct vote of the electors, and for the election of members of committees of political parties, and to provide for and regulate the printing upon the official ballots at elections of the names of candidates; and to regulate and protect such primary elections, and to punish offenses committed in connection therewith, and to repeal all acts or parts of acts conflicting herewith;

Be printed for the use of the House.

The motion prevailed.

Mr. Newberry moved that the rules be suspended and that the following bill be taken from the order of Third Reading of Bills and placed on its immediate passage:

Senate bill No. 38 (file No. 7), entitled

A bill to make appropriations for the State Public School for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fisher	Mr. Master	Mr. Seeley
Adams, R. N.	Fisk	Monroe, J. H.	Shea
Anderson	Foster	Monroe, J. S.	Sheldon
Ashley	Francis	Morrice	Siggins
Austin	Greusel	Munsell	Stone
Barnaby	Hallad ay	Newberry	Thomas
Batchelder	Herkimer	Osborn	Vandercook
Campbell	Higgins	Oviatt	Walker .
Chapman	Jenks	Paddock	Wallace
. Colby	Kidder	Perkins	Ward, C. E.
Combs	Kirk, William	Petti t	Washer
Denby	Knight	Powell, Gardner	Wells .
Dennis	Ladner	Powell, H. E.	Werline
Dohany	Lane, John	Randall	Whelan
Duncan	Lane, O. B.	Read	Whitaker
Dunstan	Lovell	Richards	Willis
Durham	McCarthy	Robinson, L. C.	Wright
Eichhorn	McEachern	Robinson, W. C.	Speaker
Ferry			

The title was agreed to.

Mr. Newberry moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. C. S. Adams moved that the House adjourn. The motion did not prevail.

GENERAL ORDER.

Mr. C. E. Ward moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. C. E. Ward to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bill:

House bill No. 1111 (file No. 190), entitled

A bill to authorize the regents of the University of Michigan to grant teachers' certificates in certain cases.

Part II.

The committee recommends that the following bills be laid on the table:

House bill No. 243 (file No. 187), entitled

A bill to amend Section 8 of Chapter 1 of Act 243 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads and the building, repairing and preservation of bridges within this State," approved June 8, 1881, and to add to said chapter one new section to be numbered Section 16;

House bill No. 1080 (file No. 188), entitled

A bill to amend Section 45 of Chapter 232, Compiled Laws of the State of Michigan for the year 1897, being Compiler's Section 8657 of the Compiled Laws of the State of Michigan of 1897, relative to divorce.

Part III.

The committee reports progress upon the following joint resolution and asks leave to sit again thereon:

House joint resolution No. 670 (file No. 79), entitled Joint resolution proposing an amendment to the Constitution relative to railroads.

> CHARLES E. WARD, Chairman.

The report was accepted.

The bill named in Part I of the report was placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the com-

mittee relative to the bills named in Part II of the report,

The recommendation was concurred in, and the bills were laid on the 'table.

The question being on complying with the request of the committee relative to the joint resolution named in Part III of the report,

The request was complied with and the committee was granted leave to sit again on the joint resolution.

By unanimous consent

Mr. Francis moved to take from the table

House bill No. 1080 (file No. 188), entitled

A bill to amend Section 45 of Chapter 232, Compiled Laws of the State of Michigan for the year 1897, being Compiler's Section 8657 of the Compiled Laws of the State of Michigan of 1897, relative to divorce.

The motion prevailed.

Mr. Francis moved that the rules be suspended and that the bill be placed on the order of Third Reading of Bills.

The motion prevailed, two-thirds of all the members present voting therefor.

By unanimous consent the House returned to the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir:—I am instructed by the Senate to transmit the following bill:

Senate bill No. 521, by Mr. Jones, entitled

A bill to permit of the use of pound nets with meshes not less than two and one-half inches, for taking perch, herring and other rough fish, and of gill nets with meshes not less than three and one-half inches, extension measure, for taking "Menominees," during certain seasons of the year, in the waters of Lake Huron and St. Clair River within the

County of St. Clair, where they will not interfere with or catch immature whitefish, lake trout or wall-eyed pike;

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee.

Mr. Eichhorn moved that the rules be suspended, and that the bill be placed on its immediate passage.

Mr. Anderson moved that the bill be referred to the Committee on Fish and Fisheries.

The motion did not prevail.

The question being on the motion made by Mr. Eichhorn,

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fairbanks	Mr. Master	Mr. Robinson, W. C.
Anderson	Ferry	Monroe, J. H.	Seeley
Austin	Fisher	Morrice	Shea
Barnaby	Fisk	Munsell	Stone
Batchelder	Francis	Osborn	Thomas
Baumgaertner	Halladay	Oviatt	Vandercook
Brown	Herkimer	Paddock	Walker
Byrns	Higgins	Partlow	Wallace
Campbell	Hunt	Perkins	Ward, C. E.
Chapman	Kidder	Pettit	Washer
Denby	Kirk, William	Powell, Gardner	Wells
Dennis	Knight	Powell, H. E.	Werline
Dohany	Ladner	Randall	Whelan
Duncan	Lane, John	Read	Willis
Dunstan	Lane, O. B.	Richards	Wright
Durham	McEachern	Robinson, L. C.	Speaker
Eichhorn	110134CH e1 12	1000:12001, 25: 0:	65

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The title of the bill was agreed to.

Messrs. Byrns, Durham, Fisher, Francis, Lovell and Wells asked and obtained leave of absence for themselves from to-morrow's session.

Messrs. McCarthy, Neal and Richards asked and obtained leave of absence for themselves from the sessions of to-morrow and Monday.

Mr. Greusel asked and obtained an indefinite leave of absence for himself.

Mr. J. S. Monroe asked and obtained leave of absence for Mr. N. O. Ward from to-morrow's session.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, April 16:

House bill No. 69 (file No. 65, enrolled No. 196);

House bill No. 235 (file No. 111, enrolled No. 197);

House bill No. 68 (file No. 184, enrolled No. 198);

House bill No. 971 (enrolled No. 199);

House bill No. 113 (file No. 71, enrolled No. 200);

House bill No. 712 (enrolled No. 205).

Mr. Vandercook moved that the House adjourn.

The motion prevailed, the time being 6:30 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 9 o'clock a.m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

House of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS. SESSION OF 1903



SIXTY-SECOND DAY.

Lansing, Friday, April 17.

9 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk, who announced that a

quorum was present.

The following named members were absent with leave: Messrs. DeLisle, Durham, Fisher, Francis, Greusel, Harley, Holmes, Lovell, McCarthy, Neal, Nottingham, Paddock, Reynolds, Richards, Rodgers, Sanderson, Van Zoeren and N. O. Ward.

The following named members were absent without leave: Messrs. Batchelder, Bolton, Colby, Denby, Dohany, Dunn, Eichhorn, Galbraith, Gallup, Hemans, Hunt, J. P. Kirk, John Lane, L. C. Robinson, Scott, Shook and Thorington.

Mr. C. S. Adams moved that the absentees without leave be excused

from to-day's session.

The motion prevailed.

Mr. Brown asked and obtained an indefinite leave of absence for Mr. Thorington.

The Clerk announced that the following bill had been printed and that it was presented to the Governor April 17:

House bill No. 364 (file No. 59, enrolled No. 201).

PRESENTATION OF PETITIONS.

No. 453. By Mr. Willis: Petition of George Gilbert and 23 other citizens of Melvin, Sanilac County, asking for the passage of the so-called Holmes bill, providing for the giving of bonds by liquor dealers.

The petition was referred to the Committee on Liquor Traffic.

No. 454. By Mr. Seelev: Petition of Warren Q. Rogers and 10 other citizens of Birmingham, Oakland County, on the same subject. Same reference.

Mr. J. S. Monroe asked and obtained leave of absence for Mr. N. O. Ward from to-morrow's session.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, April 16:

House bill No. 69 (file No. 65, enrolled No. 196);

House bill No. 235 (file No. 111, enrolled No. 197);

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House bill No. 971 (enrolled No. 199);

House bill No. 113 (file No. 71, enrolled No. 200);

House bill No. 712 (enrolled No. 205).

Mr. Vandercook moved that the House adjourn.

The motion prevailed, the time being 6:30 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 9 o'clock a.m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

presentatives

STATE PRINTERS.

SESSION OF 1903



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Mr. C. S. Adams moved that the absentees without leave be excused

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The motion prevailed.

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No. 454. By Mr. Seeley: Petition of Warren Q. Rogers and 10 other citizens of Birmingham, Oakland County, on the same subject. Same reference.

No. 455. By William Kirk: Petition of E. J. Barnes and 37 other citizens of Millington, Tuscola County, on the same subject.

Same reference.

No. 456. By Mr. Werline: Petition of W. G. Linstrom and 106 other citizens of Iron Mountain and vicinity, asking for the passage of a bill providing for a reduction in railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

REPORTS OF STANDING COMMITTEES.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 74, entitled

A bill to amend Section 18 of Act No. 113 of the Session Laws of 1877, entitled "An Act to revise the laws providing for the incorporation of companies for mining, smelting and manufacturing iron, copper, silver, mineral coal, and other ores or minerals, and to fix the duties and liabilities of such corporations," improved May 11, 1877, being Compiler's Section 7008 of the Compiled Laws of 1897;

With the accompanying substitute therefor, entitled

A bill to amend Sections 4, 18 and 21 of Act No. 113 of the Session Laws of 1877, entitled "An Act to revise the laws providing for the incorporation of companies for mining, smelting and manufacturing iron, copper, silver, mineral coal and other ores or minerals, and to fix the duties and liabilities of such corporations," approved May 11, 1877, being Compiler's Sections 6994, 7008 and 7111 of the Compiled Laws of 1897;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Public Lands, by Mr. Halladay, Chairman, reported House bill No. 612 (file No. 92), entitled

A bill to create a forestry reserve, to provide for its maintenance, management and regulation, and making an appropriation therefor;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 521, entitled

A bill to amend Section 1 of Chapter 242 of the Compiled Laws of 1897, relative to title to real property by descent, being Compiler's Section 9064 of the Compiled Laws of 1897;

With the accompanying substitute therefor, entitled

A bill to amend Section 1 of Chapter 67 of the Revised Statutes of 1846, entitled "Of title to real property by descent," the same being Section 9064 of the Compiled Laws of 1897;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval on April 16, of the following bills:

House bill No. 1031 (enrolled No. 160), entitled

A bill to amend an act, entitled "An Act to re-incorporate the City of Menominee, to provide for the election and appointment of officers therein, and to repeal Act number 228 of the Session Laws of 1883, entitled 'An Act to incorporate the City of Menominee,' and to repeal Act number 281 of the Session Laws of 1891, entitled 'An Act to revise and amend the charter of the City of Menominee,' being Act 228 of the Session Laws of 1883, entitled 'An Act to incorporate the City of Menominee,' approved April 9, 1891, and all amendments thereto," approved May 22, 1901;

House bill No. 615 (enrolled No. 162), entitled

A bill to amend Section 5 of Chapter 1; Sections 2, 3, 4 and 6 of Chapter 2; Sections 1, 3, 5 and 10 of Chapter 3; Sections 1, 3, 4, 6, 7 and 9 of Chapter 4; Sections 9, 10, 13, 21, 22, 33 and 42 of Chapter 5; Sections 5 and 9 of Chapter 6; Sections 11 and 17 of Chapter 8; Section 8 of Chapter 12; Section 5 of Chapter 17; Sections 1, 2, 3, 4, 5, 6, 7, 9, 10, 12, 15, 16, 17, and 22 of Chapter 21; Sections 6 and 12 of Chapter 23; Sections 2, 3, 4, 5, 6, 7, 12, 13 and 14 of Chapter 24 of an act, entitled "An Act to incorporate the City of Sault Ste. Marie and to repeal an act, entitled 'An Act to re-incorporate the Village of Sault Ste. Marie,' approved May 29, 1879, as amended," being act number 533 of the Local Acts of 1887, approved June 21, 1887, as amended by the several acts amendatory thereof, and to add thereto one new section to stand as Section 44 of Chapter 5;

House bill No. 206 (enrolled No. 163), entitled

A bill to authorize the board of education of the City of Escanaba, County of Delta and State of Michigan, to borrow money and issue bonds in the sum of twenty-five thousand dollars, to be used in the erection of a school building in the city and in the purchase of a site therefor;

House bill No. 321 (file No. 88, enrolled No. 164), entitled

A bill to amend Section 33 of Act number 113 of the Public Acts of 1877, entitled "An Act to revise the laws providing for the incorporation

of companies for mining, smelting or manufacturing iron, copper, silver, mineral coal, and other ores or minerals, and to fix the duties and liabilities of such corporations," as amended, being Section 7023 of the Compiled Laws of 1897;

House bill No. 322 (file No. 93, enrolled No. 165), entitled

A bill to amend Section 1 of Act number 206 of the Public Acts of 1901, entitled "An Act to prescribe the terms and conditions on which foreign corporations may be admitted to do business in Michigan;"

House bill No. 365 (file No. 86, enrolled No. 166), entitled

A bill to amend Section 3 of Act number 128 of the Public Acts of 1855, entitled "An Act to prevent the issue and sale of fraudulent stock by incorporated companies." the same being Compiler's Section 11364 of the Compiled Laws of 1897;

House bill No. 51 (file No. 62, enrolled No. 168), entitled

A bill to amend Section 10 of Local Act number 392 of the Session Laws of 1897, approved April 9, 1897, entitled "An Act to amend Sections 5, 9, 10, 11 and 13 of Act number 314 of the Local Acts of Session Laws of 1885, approved April 2, 1885, entitled 'An Act to incorporate the public schools of the Township of Bangor, Bay County;'"

House bill No. 455 (file No. 122, enrolled No. 169), entitled

A bill to authorize the City of Sault Ste. Marie to aid in the establishment and maintenance of a free ferry between said city and the Township of Sugar Island in the County of Chippewa;

House bill No. 38 (file No. 23, enrolled No. 170), entitled

A bill to provide for the incorporation of Michigan Commanderies of the Military Order of the Loyal Legion of the United States;

House bill No. 78 (enrolled No. 171), entitled

A bill to amend Chapter 9 of an act, entitled "An Act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relating thereto," being act number 254 of the Public Acts of 1897, approved June 2, 1897, as amended by the several acts amendatory thereto, by adding to said chapter a new section, to stand as Section 15, and providing for the payment of certain drain orders in Cheboygan County;

House bill No. 240 (enrolled No. 172) entitled

A bill to regulate the taking of fish in Whitney Bay or any waters tributary thereto, in the Township of Drummond, County of Chippewa;

House bill No. 794 (enrolled No. 173), entitled

A bill to provide for and fix and limit the compensation, and to prescribe certain duties of the sheriff of the County of Wayne;

House bill No. 672 (enrolled No. 175), entitled

A bill to amend Section 18 of Act number 379 of the Local Acts of 1895, entitled "An Act to re-incorporate the City of Charlotte, and to

repeal Act number 250 of the Session Laws of Michigan for the year 1871, entitled 'An Act to incorporate the City of Charlotte,' approved March 29th, 1871, and all amendments thereof;"

House bill No. 852 (enrolled No. 178), entitled

A bill to create a board of water and lighting commissioners for the Village of Gaylord;

House bill No. 242 (enrolled No. 179), entitled

A bill relative to applications for the locating and establishing of drains in Berrien County;

House bill No. 209 (enrolled No. 180), entitled '

A bill to provide for the lawful taking of cisco fish in the waters of Sauble Lakes, in Lake County, Michigan;

House bill No. 897 (enrolled No. 161), entitled

A bill to authorize the City of Menominee to borrow money for the purpose of paying the cost of paying a part of Main Street in said city with brick, and to issue bonds therefor;

House bill No. 693 (enrolled No. 177), entitled

A bill to amend and revise Section 35 of Chapter 2 of an act, entitled "An Act to amend and revise Chapters 1 and 2 of an act, entitled 'An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflet therewith,'" approved June 4, A. D., 1895;

House bill No. 2 (file No. 66, enrolled No. 184), entitled

A bill to create a commission and define its duties and powers for the purpose of marking by monument in memory of the 700 Michigan soldiers who died in prison at Andersonville, Georgia, during the civil war; to make an appropriation for the same and to provide a tax therefor.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 1106, entitled

A bill to amend Section 1 of Chapter 17 of Act number 251 of the Local Acts for the year 1891, entitled "An Act to revise and amend the charter of the City of Ishpeming," as amended by Act number 317 of the Local Acts of 1893 and Act number 417 of the Local Acts of 1897 and Act number 356 of the Local Acts of 1901, approved March 28, 1901;

House bill No. 511, entitled

A bill for the protection of fish in the lake known as Rush Lake,

situated in the Township of Lake, County of Huron, State of Michigan;

House bill No. 425, entitled

A bill to amend Section 1 of Act No. 37 of the Session Laws of 1893, entitled "An Act to prohibit the taking or catching in any of the rivers or inland waters, of either of the counties of Macomb, St. Clair, Lapeer or Oakland, excepting the river and Lake St. Clair by seine, drag, pound or gill net, or any other device or means, except by hook and line, fish used or that may be used as bait; and to prescribe penalties for the violation of this act," approved April 19, 1893;

House bill No. 1171, entitled

A bill to authorize the Village of Houghton in the County of Houghton to borrow money and issue bonds therefor, for the purpose of adding to and improving the water works system of said village, and for such other public improvements as may be determined by the Common Council of said village;

And to inform the House that the Senate has passed said bills, and

has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 363 (file No. 82), entitled

A bill to amend Section 30 of Act No. 264 of the Session Laws of 1861, entitled "An Act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula," approved March 16, 1861, as amended by Act No. 266 of the Session Laws of 1889, entitled "An Act to amend Section 30 of Act No. 264 of the Session Laws of 1861, entitled 'An Act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula,' being Section 8086 of Howell's Annotated Statutes," approved July 5, 1889;

House bill No. 735 (file No. 141), entitled

A bill to amend Section 15 of Act No. 119 of the Public Acts of 1893, entitled "An Act to define what shall constitute fraternal beneficiary societies, orders or associations; to provide for their incorporation and the regulation of their business, and for the punishment for violation of the provisions of the act of their incorporation, and to repeal all existing acts inconsistent therewith," the same being Section 7754 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bills.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 503 (file No. 142), entitled

A bill to amend Section 4 of Act number 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies transacting business within this State," as amended by the several acts amendatory thereof;

And to inform the House that the Senate has amended the bill follows: By adding to Section 33 after the word "Section 18" the words " said policies shall be valued in accordance with the terms of the policy contracts;"

And that, as thus amended, the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate.

The amendment was concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr. Foster	Mr. Munsell	Mr. Siggins
	Adams, R. N.	Halladay	Newberry	Stone
	Anderson	Hallenbeck	Osborn	Thomas
	Austin	Herkimer	Oviatt	Wade
	Baumgaertner	Higgins	Partlow	Walker
	Brown	Kidder	Perkins	Wallace
	Byrns	Kirk, William	Pettit	Ward, C. E.
	Chapman	Knight	Powell, Gardner	Washer
	Combs	Ladner	Randall	Wells
	Dennis	Lane, O. B.	Read	Werline
	Duncan	Master	Robinson, W. C.	Whelan
	Dunstan	Monroe, J. H.	Seeley	Whitaker
	Ferry	Monroe, J. S.	Shea	Willis
	Fisk	Morrice	Sheldon	Speaker

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NAYS.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 61 (file No. 89), entitled

A bill to amend Section 25 of Act No. 267 of the Session Laws of 1899, entitled "An Act to amend Section 25 of Act No. 137 of the laws of 1849, as amended, relative to authorizing proceedings against garnishees and for other purposes, as amended, being Section 8055 of Howell's Annotated Statutes, as amended by Act No. 178 of the Session Laws of 1891, the same being Compiler's Section 1014 of the Compiled Laws of 1897, and to add two new sections thereto to stand as Sections 25a and 25b:"

And to inform the House that the Senate has amended the title to read as follows:

A bill to amend Section 25 of Act number 257 of the Session Laws of 1899, entitled "An Act to amend Section 25 of Act number 137 of the Laws of 1849, as amended, relative to authorizing proceedings against garnishees and for other purposes, as amended, being Section 8055 of Howell's Annotated Statutes as amended by Act number 178 of the Session Laws of 1891, the same being Compiler's Section 1014 of the Compiled Laws of 1897, and to add two new sections thereto, to stand as Sections 25a and 25b."

And that with the title so amended, the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on agreeing to the title of the bill, as amended by the Senate.

The title was agreed to.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill: Senate bill No. 454, by Mr. Baird, entitled.

A bill to prohibit hunting and shooting on Sunday, in the Counties of Oakland and Clinton;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and pending its reference to a committee.

Mr. Seeley moved that the bill be laid on the table.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 73 (file No. 164), by Mr. Jones, entitled

A bill making appropriations for the current expenses and building and special purposes for the Michigan College of Mines at Houghton, for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same:

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on College of Mines.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 50 (file No. 156), by Mr. Bangham, entitled

A bill to amend Section 33 of Chapter 16 of the Revised Statutes of 1846, the same being Section 2303 of the Compiled Laws of 1897, relative to the manner of conducting township elections;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Elections.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 37 (file No. 6), by Mr. Lockerby, entitled

A bill to provide for the government, management and control of the State Public School at Coldwater, and to repeal all acts or parts of acts inconsistent with this act;

And to inform the House that the Senate has passed said bill.

Very respectfully, ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on State Public School.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

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To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 406 (file No. 63), by Mr. Kelly, entitled

A bill in relation to the manufacture and sale of buckwheat flour; And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Mr. Batchelder entered the House and took his seat.

THIRD READING OF BILLS.

House bill No. 1001 (file No. 181), entitled

A bill to fix responsibility for making permanent improvements to manufacturing establishments in Michigan where ordered by factory or deputy factory inspectors;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Brown Byrns Campbell Chapman Combs Dennis Duncan Dunstan	Mr. Fairbanks Ferry Fisk Foster Halladay Hallenbeck Herkimer Higgins Kidder Kirk, William Knight Ladner Lane, O. B. McEachern Master Monroe, J. H.	Mr. Monroe, J. S. Munsell Newberry Osborn Oviatt Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, W. C. Seeley Shea	Ir. Sheldon Siggins Stone Thomas Wade Walker Wallace Ward, C. E. Washer Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

The title of the bill was agreed to.

House bill No. 55 (file No. 184), entitled

A bill to amend Section 4 of Act No. 147 of the Public Acts of 1891, entitled "An Act to provide for the election of a County Commissioner of Schools, for the appointment of school examiners, and to define the

duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act," being Section 4811 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Assley Austin Barnaby Batchelder Baumgaertner Brown Byrns Campbell Chapman Combs Dennis Duncan	Mr. Dunstan Fairbanks Ferry Fisk Foster Halladay Hallenbeck Herkimer Higgins Kidder. Kirk, William Knight Ladner Lane, O. B. McEachern	Mr. Monroe, J. H. M. Monroe, J. S. Munsell Newberry Osborn Oviatt Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, W. C. Seeley	ir. Sheldon Siggins Stone Thomas Wade Walker Wallace Ward, C. E. Washer Werline Whelan Whitaker Willis Wright Speaker
Duncan Dunn	McEachern Master	Seeley Shea	Speaker
Dunn .	Master	DITER	

NAYS.

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The title of the bill was agreed to.

Mr. O. B. Lane moved that the bill be laid on the table.

The motion prevailed.

House joint resolution No. 616 (file No. 185), entitled

A joint resolution to direct and authorize the Board of State Auditors to investigate, examine and settle the claim of Genesee County against the State of Michigan, for the board, lodging and care of certain State insane patients who were transferred temporarily from the Eastern Michigan Insane Asylum at Pontiac, in order to accommodate more violently insane patients in said asylum, and to provide for the payment to said Genesee County therefor;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Brown Byrns Campbell Combs Dennis Duncan Dunsten Fairbanks	Mr. Ferry Fisk Foster Halladay Hallenbeck Herkimer Higgins Kidder Kirk, William Knight Lane, O. B. McEachern Master Monroe, J. H. Monroe, J. S.	Mr. Munsell Newberry Osborn Oviatt Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, W. C. Seeley Shea Sheldon	Mr. Siggins Stone Thomas Wade Walker Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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The title and preamble of the joint resolution were agreed to.

Pending the third reading of

House substitute for Senate bill No. 119 (file No. 178), entitled

A bill to amend the title and Sections 1, 2, 6, 12, 13 and 14 of Act No. 232 of the Public Acts of 1885 as amended (now known as Chapter 188 of the Compiled Laws of Michigan, 1897), entitled "An Act to revise the laws providing for the incorporation of all manufacturing companies, except such as are contemplated by Act No. 42 of the Session Laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies, or any union of the two, and to fix the duties and liabilities of such corporations," and to add a new section thereto, to be known as Section 39, designating the corporations not included in said act as amended;

Mr. Anderson moved that the bill be laid on the table.

The motion prevailed. .

Pending the third reading of

House bill No. 989 (file No. 182), entitled

A bill to require the appointment of women as members of certain State boards;

Mr. Dennis moved that the bill be laid on the table.

The motion prevailed.

House bill No. 1111 (file No. 190), entitled

A bill to authorize the regents of the University of Michigan to grant teachers' certificates in certain cases;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Brown Byrns Campbell Chapman Combs Dennis Duncan Dunstan	Mr. Fairbanks Ferry Fisk Foster Halladay Herkimer Higgins Kidder Knight Ladner Lane, O. B. McEachern Master Monroe, J. H. Monroe, J. S.	Mr. Munsell Newberry Osborn Oviatt Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, W. C. Seeley Shea Sheldon	Mr. Siggins Stone Thomas Wade. Walker Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

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The question being on agreeing to the title of the bill,

Mr. Knight moved to amend the title so as to read as follows:

A bill to authorize the regents of the University of Michigan to grant teachers' certificates in certain cases, and to repeal Act 144 of the Public Acts of 1891, and all other acts or parts of acts contravening the provisions of this act.

The motion prevailed.

The title as amended was then agreed to.

House bill No. 1080 (file No. 188), entitled

A bill to amend Section 45 of Chapter 232, Compiled Laws of the State of Michigan for the year 1897, being Compiler's Section 8657 of the Compiled Laws of the State of Michigan of 1897, relative to divorce;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Brown Byrns Campbell Chapman Combs Dennis	Fairbanks Ferry Fisk Foster Halladay Halleubeck Herkimer Higgins Kidder Kirk, William Knight Ladner Lane, O. B.	Mr.	Monroe, J. S. Munsell Newberry Osborn Partlow Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, W. C Seeley Shea	Siggins Stone Thomas Walker Wallace Ward, C. Washer Wells. Werline Whelan Whitaker Willis Wright	
	Dennis	Lane, O. B.				
7	Duncan	McEachern		Sheldon	Speaker	
	Dunstan	Monroe, J. H.				

NAYS.

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The title of the bill was agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Read moved to take from the table House bill No. 384 (file No. 220), entitled

A bill to amend Sections 10 and 28 of an act, entitled "An Act to revise the laws for the incorporation of the railroad, bridge and tunnel companies and to regulate the running and management and to fix the duties and liabilities of all railroad, bridge, tunnel and other corporations owning or operating any railroad, bridge or tunnel within this State," approved May 1, 1873, and the several acts amendatory thereof, being Sections 6235 and 6253 of the Compiled Laws of this State of the year 1897.

The motion prevailed.

The question being on the passage of the bill,

Mr. Read moved to amend the bill

- 1. By inserting in line 1 of Section 1, after the word "twenty-eight" the words "of article two."
- 2. By striking out of line 2 of Section 1 the ward "all" and by inserting in lieu thereof the word "the."
- 3. By striking out of line 5 of Section 1 the word "corporations" and inserting in lieu thereof the word "corporation."

The amendments were adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Adams, R. N. Anderson Ashley Ashley Fisk Austin Barnaby Batchelder Baumgaertner Brown Byrns Campbell Chapman Combs Dennis Duncan Fairbanks Fairbanks Fairbanks Ferry Fisk Hallenbeck Herkimer Herkimer Herkimer Higgins Kidder Kidder Kright Knight Ladner Combs McEachern Monroe, J. H. Duncan Fisk Hallenbeck Herkimer Herki	Oviatt Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, W. C. Seeley Shea Sheldon Siggins	Wade Walker Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

The question being on agreeing to the title of the bill,

Mr. Read moved to amend the title so as to read as follows:

A bill to amend Sections 10 and 28 of Article 2 of an act, entitled "An Act to revise the laws and for the incorporation of the railroad, bridge and tunnel companies and to regulate the running and management and to fix the duties and liabilities of all railroad, bridge, tunnel and other corporation owning or operating any railroad, bridge or tunnel within this State," approved May 1, 1873, and the several acts amendatory thereof, being Sections 6235 and 6253 of the Compiled Laws of this State of the year 1897.

The motion prevailed.

The title as amended was then agreed to.

Mr. Wade moved to take from the table

House bill No. 554, entitled

A bill to prohibit the taking or catching of fish under certain lengths in Gun Lake and Pine Lake, in the Counties of Barry and Allegan.

The motion prevailed.

Mr. Wade moved that the bill be referred to the committee of the whole and placed on the General Order.

The motion prevailed.

Mr. Ferry moved that the House resolve itself into a committee of the whole on the General Order.

Mr. Halladay moved that the House adjourn.

The motion prevailed, the time being 10:05 o'clock a. m.

The Speaker declared the House adjourned until Monday, April 20, at 9 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

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JOURNAL

OF THE

House of Representatives

ROBERT BMITH PTG. CO., STATE PRINTERS. SESSION OF 1903



SIXTY-THIRD DAY.

Lansing, Monday, April 20.

9 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. E. M. Lake.

The roll of the House was called by the Clerk who announced that a

quorum was present.

The following named members were absent with leave: Messrs. Bolton, DeLisle, Greusel, Holmes, McCarthy, Paddock, Reynolds, Richards, Sanderson and Thorington.

The following named members were absent without leave: Messrs. C. S. Adams, Austin, Brown, Colby, Dunn, Galbraith, Gallup, Halladay, Harley, Hemans, Ladner, McEachern, Nottingham, Oviatt, Gardner Powell, Sheldon and N. O. Ward.

Mr. Wade moved that the absentees without leave be excused from

today's session.

The motion prevailed.

Mr. John Lane asked and obtained an indefinite leave of absence for Mr. Nottingham on account of sickness.

By unanimous consent,

Mr. Anderson offered the following resolution:

House resolution No. 105.

Died, at his residence in the City of Lansing, April 19, 1903, G. Willis Bement.

Mr. Bement became a resident of Michigan some thirty years agone, and as an active member of the firm of E. Bement's Sons, manufacturers of agricultural implements, gained a wide acquaintance and an enviable reputation as a cultured gentleman and a business man of highest integrity. He also entered earnestly into public interests and gave ungrudgingly of his time for the promotion of the public welfare. In 1893 he was appointed a member of the board of control of the School for the Blind, and reappointed as a member of that board in 1899. To the duties imposed upon him by this appointment he gave earnest and unremitting care and attention; and it seems fitting that the State which he has served for ten years on one of its important trusts, should not fail to record his many

virtues, and its regret that he should, thus early in a life which promised to be one of unusual service to his fellow men, be removed to the life

beyond: therefore be it

Resolved by the House of Representatives (the Senate concurring), That the Legislature of Michigan deplores the loss of G. Willis Bement, as a real loss to the State as a community, and as removing from the ranks of good citizens an active, earnest, faithful servant of the people, who in the discharge of the trust committed to him proved his title to the highest esteem of his fellows;

Resolved, That the memory of G. Willis Bement is worthy to be cherished and his character emulated; a man of keen business sagacity, earnest in his undertakings, unflagging in his zeal for the good of the commonwealth, a gentleman of engaging manners and address, his life seems all too brief:

Resolved further, That the Legislature of Michigan tender to the bereaved widow their sincere condolence in this her sore bereavement, and

mourn with her for "the good man gone;"

Resolved, further, That in token of our respect for the memory of the deceased a copy of these resolutions, suitably engrossed, be transmitted by the Clerk of the House to the sorrowing widow.

The Speaker announced that the resolution would lie over one day

under the rules.

Mr. Anderson moved that the rules be suspended.

The motion prevailed, two-thirds of all the members present voting therefor.

The question being on the adoption of the resolution, The resolution was adopted unanimously by a rising vote.

PRESENTATION OF PETITIONS.

No. 457. By Mr. Byrns: Protest of J. B. Parker and 1,000 other citizens of Detroit, against the Sunday closing of photograph galleries. The protest was referred to the Committee on State Affairs.

No. 458. By Mr. Byrns: Petition of H. T. Baldwin and 28 other citizens of Grand Rapids, asking for the passage of the so called Horseshoer's bill.

The petition was referred to the committee of the whole.

No. 459. By Mr. Fairbanks: Protest of K. P. Bredahl and 30 other citizens of Manton, against the passage of House bill No. 67, prohibiting the running at large of cattle in highways.

The protest was referred to the Committee on Towns and Counties.

No. 460. By Mr. Master: Petition of the pastor and members of the Baptist Church of Kalamazoo, asking for the passage of the so called Anti-Cigarette bill.

The petition was referred to the committee of the whole.

No. 461. By Mr. Hallenbeck: Petition of J. L. Wagoner and 44 other citizens of Eaton County, asking for the passage of House bill No. 559,

- creating a State Highway Bureau, also House joint resolution No. 560, providing for an amendment to the constitution relative to highways.

 The petition was referred to the Committee on Roads and Bridges.
- No. 462. By Mr. Eichhorn: Petition of D. C. Kinch and 52 other citizens of Port Huron, on the same subject.

 * Same reference.
- No. 463. By Mr. Chapman: Petition of J. W. Rawlinson and 14 other citizens of Warren. Macomb County, asking for the passage of the so called Holmes bill providing for the giving of bonds by liquor dealers. The petition was referred to the Committee on Liquor Traffic.
- No. 464. By Mr. J. P. Kirk: Petition of J. H. Fish and 33 other citizens of Saline, Washtenaw County on the same subject. Same reference.
- No. 465. By Mr. Shea: Resolutions of three labor unions of Detroit asking for the passage of House bill No. 225, relative to contract convict labor.

The resolutions were referred to the Committee on State Prison.

- No. 466. By Mr. Werline: Petition of Napoleon Bodette and 108 other citizens of the Upper Peninsula, asking for the passage of a bill providing for a reduction of railroad fares in the Upper Peninsula.

 The petition was referred to the Committee on Railroads.
- No. 467. By Mr. Fairbanks: Petition of H. H. Badger and 20 other citizens of Cadillac, asking for the passage of an amendment to the Constitution permitting municipal ownership of street railways.

 The petition was referred to the committee of the whole.
- No. 468. By Mr. Rodgers: Petition of C. V. Growlin and 12 other citizens of Muskegon on the same subject.

 Same reference.
- No. 469. By Mr. Foster: Petition of Guy Anderson and 20 other citizens of Battle Creek on the same subject.

 Same reference.
- No. 470. By Mr. Rodgers: Petition of John Watson and 25 other citizens of Muskegon on the same subject.

 Same reference.
- No. 471. By Mr. L. C. Robinson: Petition of John Coulson and 17 other citizens of Albion on the same subject.
 Same reference.
- No. 472. By Mr. Van Zoeren: Petition of Geo. Johnson and 15 other citizens of Grand Rapids on the same subject.

 Same reference.
- No. 473. By Mr. Shea: Petition of Charles L. Virger and 76 other citizens of Detroit. asking for the passage of House bill No. 719, providing

for the safety of persons employed upon buildings in the course of erection.

The petition was referred to the Committee on Labor.

No. 474. By Mr. Shea: Resolutions of three labor unions of Detroit on the same subject.

Same reference.

No. 475. By Mr. Fairbanks: Petition of H. H. Badger and 20 other citizens of Cadillac on the same subject.

Same reference.

No. 476. By Mr. Rodgers: Petition of John Watson and 25 other citizens of Muskegon on the same subject.

Same reference.

No. 477. By Mr L. C. Robinson: Petition of John Coulson and 12 other citizens of Albion on the same subject.

Same reference.

No. 478. By Mr. Foster: Petition of Guy Anderson and 20 other citizens of Battle Creek on the same subject.

Same reference.

No. 479. By Mr. Van Zoeren: Petition of B. G. Decker and 200 other citizens of Grand Rapids, asking for the passage of House bill No. 720, regulating the liability of employers.

The petition was referred to the Committee on Judiciary.

No. 480. By Mr. Shea: Resolutions from four labor unions of Detroit on the same subject.

Same reference.

No. 481. By Mr. Shea: Petition of John Stone and 78 other citizens of Detroit on the same subject.

Same reference.

No. 482. By Mr. Fairbanks: Petition of H. H. Badger and 20 other citizens of Cadillac on the same subject.

Same reference.

No. 483. By Mr. Rodgers: Petition of Chris Addison and 15 other citizens of Muskegon on the same subject.

Same reference.

No. 484. By Mr. Foster: Petition of Guy Anderson and 20 other citizens of Battle Creek on the same subject.

Same reference.

No. 485. By Mr. Rodgers: Petition of John Watson and 25 other citizens of Muskegon on the same subject.

Same reference.

No. 486. By Mr. Van Zoeren: Petition of A. S. Holverstatt and 230 other citizens of Grand Rapids, asking for the passage of House bill No. 721, relative to the amendment to the lien law.

The petition was referred to the Committee on Judiciary.

No. 487. By Mr. Shea: Petition of A. J. Griffin and 65 other citizens of Detroit on the same subject.

Same reference.

No. 488. By Mr. Shea: Resolutions of four labor unions of Detroit on the same subject.

Same reference.

No. 489. By Mr. Fairbanks: Petition of H. H. Badger and 20 other citizens of Cadillac on the same subject.

Same reference.

No. 490. By Mr. L. C. Robinson: Petition of John Coulson and 12 other citizens of Albion, asking for the passage of House bill No. 720, regulating the liability of employers.

The petition was referred to the Committee on Judiciary.

No. 491. By Mr. L. C. Robinson: Petition of John Coulson and 12 other citizens of Albion, asking for the passage of House bill No. 721, relative to the amendment to the lien law.

The petition was referred to the Committee on Judiciary.

No. 492. By Mr. Rodgers: Petition of Chris Addison and 72 other citizens of Muskegon on the same subject.

Same reference.

No. 493. By Mr. Rodgers: Petition of Mitchell Brown and 15 other citizens of Muskegon on the same subject.

Same reference.

No. 494. By Mr. Rodgers: Petition of John Watson and 25 other citizens of Muskegon on the same subject.

Same reference.

No. 495. By Mr. Foster: Petition of Guy Anderson and 20 other citizens of Battle Creek on the same subject.

Same reference.

No. 496. By Mr. Rodgers: Petition of Chris Addison and 12 other citizens of Muskegon, asking for the passage of House bill No. 719, providing for the safety of persons employed upon buildings in the course of erection.

The petition was referred to the Committee on Labor.

No. 497. By Mr. Byrns: Resolution of Cigarmakers' Union No. 403, Ishpeming, protesting against the manufacture of cigars in the prisons in this State.

Mr. Byrns moved that the resolution be spread at length upon the Journal.

The motion prevailed.

The following is the resolution:

At a regular meeting of Cigarmakers' Union No. 403, held in their hall at Ishpeming, Mich.. January 27, 1903, the following resolutions were unanimously adopted:

Whereas, The manufacture of cigars has been for some time and still is carried on in the State House of Correction and Branch of the State Prison in the Upper Peninsula, located at Marquette, Michigan: and

Whereas, Said manufacture of cigars by prisoners in said State Prison is a direct violation of Section 3, Article 18, of the Constitution of the State of Michigan, which reads as follows: "No mechanical trade shall hereafter be taught to convicts in the State Prisons of this State, except the manufacture of those articles of which the chief supply for home consumption is imported from other states or countries;" and

Whereas, We know that there are over one hundred prisoners employed in the making of cigars in said prison at Marquette, and whose labor is

sold to certain contractors, who are manufacturers of cigars; and

Whereas, These convicts are required to perform a certain task each day, which will average as much (and with machinery used) undoubtedly more, than the amount of work turned out by a free cigarmaker, and as there are about 300,000 cigars manufactured weekly. which amount without machinery, would give employment to at least two hundred cigarmakers; and

Whereas, The manufacture of and the making of cigars by prisoners in the said State Prison or Prisons, is an outrage to free honest labor;

therefore be it

Resolved, That we, the members of Cigarmakers' Union No. 403 of Ishpeming, Mich., and as citizens of the State of Michigan, protest against the letting of convicts to contractors or manufacturers, and the teaching of these convicts cigarmaking in said State Prison or Prisons in the

State of Michigan; be it further

Resolved, That we appeal to the following persons to do all in their power to stop the manufacture of cigars in said State Prison or Prisons in the State of Michigan, also that copies of these resolutions be sent to Gov. Aaron T. Bliss, ex officio member board of control, Lansing; F. O. Clark, Marquette; John Hines, Menominee; O. C. Davidson, Iron Mountain, members board of control, and to James Russell, warden at Marquette Prison; also to our Representatives to our State Legislature.

ROBERT NORTHEY, JOHN GOODMAN, JERRY HARRINGTON,

Committee.

The resolution was referred to the Committee on State Prison.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following concurrent resolution:

House resolution No. 104.

Whereas, The State Prison Board is about to be confronted with the problem of finding employment for 200 men whose contracts will soon expire; and

Whereas, There is such a growing sentiment against employing the inmates of our prisons in contract labor in competition to the free labor

of the State; and

Whereas, The welfare of the prison and its inmates and the cause of humanity in general demands that the time of the inmates be occupied

in some profitable employment;

Therefore be it resolved by the House of Representatives (the Senate concurring), That a committee of five from the House be appointed by the Speaker and a like committee of three from the Senate be appointed by the President of the Senate to investigate and report to the Legislature the advisability of establishing a cordage and binding twine plant at the State Prison at Jackson. With that end in view such joint committee is hereby authorized, if in its judgment it is necessary in order to intelligently investigate the subject, to visit such institution at Stillwater. Minn., where such a plant has been successfully operated to the financial profit of the state;

And to inform the House that the Senate has concurred in the adoption of the resolution, and also to inform the House that Senators Moriarty, Woodman and Cannon have been appointed by the Senate to act

with the committee of the House.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The Speaker announced the appointment under the foregoing resolution of the following members of the committee upon the part of the House: Messrs. Randall, Stone, Duncan, Baumgaertner and Batchelder.

PRESENTATION OF PETITIONS.

Mr. O. B. Lane moved to take from the table

House bill No. 55 (file No. 184), entitled

· A bill to amend Section 4 of Act No. 147 of the Public Acts of 1891, entitled "An Act to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act," being Section 4811 of the Compiled Laws of 1897.

The motion prevailed.

Mr. O. B. Lane moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Vandercook moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of

House bill No. 1192 (file No. 208), entitled

A bill to amend Sections 1. 2, 3, 5 and 6 of Act No. 95 of the Public Acts of 1895, entitled "An Act to provide for the compulsory education of children, for the punishment of truancy, and to repeal all acts or parts

of acts conflicting with the provisions of the same," being Compiler's Sections 4847, 4848, 4849, 4851 and 4852 of the Compiled Laws of 1897, and to add a section thereto to be known as Section 7;

And that the bill be laid on the table.

The motion prevailed, two-thirds of all the members present voting therefor.

GENERAL ORDER.

Mr. Randall moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. Dennis to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

Senate bill No. 191, entitled

A bill to amend Section 1 of Act No. 217 of the Public Acts of 1899, entitled "An Act to amend Section 1 of Act No. 145 of the Public Acts of 1887. entitled 'An Act to regulate the use of steam engines, steam wagons or other vehicles, which are in whole or in part operated by steam, on the public highways of this State, and to prohibit the blowing of steam whistles upon the public highways of this State,' being Section 5543 of the Compiled Laws of 1897;"

Senate bill No. 173 (file No. 89), entitled

A bill to authorize any gas light company and any consolidated company formed by the union of a street railway and electric light company, being corporations organized under the laws of this State, and having their principal place of business in the same town, village or city, to unite and consolidate with any corporation organized under the laws of an adjoining state, and which, under and by virtue of the rights, powers and franchises possessed and enjoyed by it under the laws of such adjoining state, owns and operates a street railway therein and also manufactures, produces, generates, sells and furnishes gas and electricity for heating, lighting and power purposes, where the street railway lines of the two corporations last mentioned shall form a connecting and continuous line of railway between this State and such adjoining state.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following joint resolution, and the passage of the joint resolution when so amended:

House joint resolution No. 670 (file No. 79), entitled

Joint resolution proposing an amendment to the Constitution relative to railroads.

Part III.

The committee recommends that the following bill be returned to the Senate, with the request that it be printed for the use of the House:

Senate bill No. 283, entitled

A bill to enable any consolidated company formed prior to June 1, 1899, by the union of a street railway company and an electric light company to acquire, possess and exercise all the rights, powers, privileges and franchises conferred upon electric light companies by Section 10 of the act of the Legislature of the State of Michigan, entitled "An Act to authorize the formation of electric light companies," approved April 1, 1881, as amended by Act No. 96 of the Public Acts of the Legislature of the State of Michigan, passed at the regular session of 1899.

ORVILLE DENNIS,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the joint resolution named in Part II of the report,

The amendments were adopted and the joint resolution was placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the committee relative to the bill named in Part III of the report,

The recommendation was not concurred in.

· Mr. Pettit then moved that the bill be printed for the use of the House and that it be restored to the position upon the General Order from which it had just been taken.

The motion prevailed.

Mr. Seeley moved that when the House adjourn today, it stand adjourned until temorrow at 10:30 o'clock a. m.

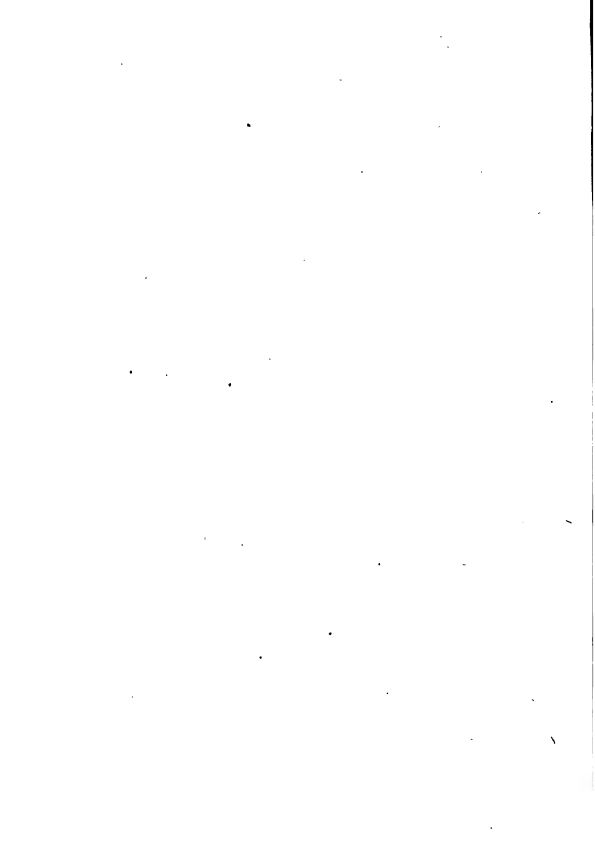
The motion prevailed.

Mr. Baumgaertner moved that the House adjourn.

The motion prevailed, the time being 10:15 o'clock p. m.

The Speaker declared the House adjourned until tomorrow at 10:30 o'clock a. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.



JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS.

SESSION OF 1903



SIXTY-FOURTH DAY.

Lansing, Tuesday, April 21.

10:30 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. C. Haag, of Port Huron. The roll of the House was called by the Clerk who announced that a quorum was present.

The following named members were absent with leave: Messrs. De-Lisle, Greusel, Nottingham, Reynolds, Sanderson and Thorington.

The following named members were absent without leave: Messrs. Brown, Colby, Dunn, Francis, Galbraith, Gallup, Halladay, Harley, Ladner, McCarthy, Richards and N. O. Ward.

Mr. Willis moved that the absentees without leave be excused from today's session.

The motion prevailed.

PRESENTATION OF PETITIONS.

No. 498. By Mr. Gardner Powell: Petition of J. J. A. Parker and 12 other citizens of St. Joseph County, asking for the passage of House bill No. 559, creating a State Highway Bureau, also House joint resolution No. 560, providing for an amendment to the Constitution relative to highways.

The petition was referred to the Committee on Roads and Bridges.

No. 499. By Mr. Shook: Petition of J. W. S. Pierson and 13 other citizens of Stanton, Montcalm County, on the same subject.

Same reference.

No. 500. By Mr. Hemans: Petition of A. A. Hall and 18 other citizens of Stockbridge on the same subject.

Same reference.

No. 501. By Mr. John Lane: Petition of C. C. Sweet and 10 other citizens of Berrien County on the same subject.

Same reference.

No. 502. By Mr. Scott: Petition of B. Parsinger and 50 other citizens of Saginaw, asking for the passage of House bill No. 719, providing for the safety of persons employed upon buildings in the course of erection.

The petition was referred to the Committee on Labor.

No. 503. By Mr. Read: Petition of W. H. Murphy and 20 other citizens of Manistee on the same subject.

Same reference.

No. 504. By Mr. Read: Petition of Daniel A. Waite and 10 other citizens of Manistee on the same subject. Same reference.

No. 505. By Mr. Hemans: Petition of W. D. Borden and 20 other citizens of Lansing on the same subject. Same reference.

No. 506. By Mr. John Lane: Petition of J. M. Forton and 12 other citizens of Benton Harbor on the same subject. Same reference.

No. 507. By Mr. Scott: Petition of B. Parsinger and 50 other citizens of Saginaw, asking for the passage of House bill No. 720, regulatin - the liability of employers.

The petition was referred to the Committee on Judiciary.

No. 508. By Mr. Read: Petition of W. H. Murphy and 20 other citizens of Manistee on the same subject. Same reference.

No. 509. By Mr. Read: Petition of Daniel A. Waite and 10 other citizens of Manistee on the same subject. Same reference.

No. 510. By Mr. John Lane: Petition of J. M. Forton and 12 other citizens of Benton Harbor on the same subject. Same reference.

No. 511. By Mr. Scott: Petition of B. Parsinger and 50 other citizens of Saginaw, asking for the passage of House bill No. 721, relative to the amendment to the lien law.

The petition was referred to the Committee on Judiciary.

No. 512. By Mr. John Lane: Petition of W. H. Randall and 8 other citizens of Benton Harbor on the same subject. Same reference.

No. 513. By Mr. Read: Petition of W. H. Murphy and 20 other citizens of Manistee on the same subject. Same reference.

No. 514. By Mr. Read: Petition of Daniel A. Waite and 10 other citizens of Manistee on the same subject. Same reference.

No. 515. By Mr. Scott: Petition of B. Parsinger and 50 other citizens of Saginaw, asking for an amendment to the Constitution permitting municipal ownership of street railways.

The petition was referred to the committee of the whole House.

No. 516. By Mr. Read: Petition of Daniel A. Waite and 10 other citizens of Manistee on the same subject.

Same reference.

- No. 517. By Mr. Read: Petition of W. H. Murphy and 20 other citizens of Manistee on the same subject. Same reference.
- No. 518. By Mr. John Lane: Petition of J. W. Forton and 15 other citizens of Benton Harbor on the same subject. Same reference.
- No. 519. By Mr. Van Zoeren: Petition of B. G. Decker and 200 other citizens of Grand Rapids on the same subject. Same referencé.
- No. 520. By Mr. Thomas: Protest of L. S. Johnson and 59 other citizens of Huron County, against the passage of House bill No. 862, regulating fishing in that portion of Saginaw Bay bordering Huron and Tuscola Counties.

The protest was referred to the Committee on Fish and Fisheries.

- No. 521. By Mr. Thomas: Protest of John C. Liken and 89 other citizens of Huron County on the same subject. Same reference.
- No. 522. By Mr. Thomas: Protest of R. L. Gillingham and 58 other citizens of Huron County on the same subject. Same reference.
- No. 523. By Mr. Werline: Petition of L. A. Jennings and 103 other citizens of Menominee County, asking for the passage of a bill providing for the reduction of railroad fares in the Upper Peninsula. The petition was referred to the Committee on Railroads.
- No. 524. By Mr. Oviatt: Petition of C. H. Corwin and 25 other citizens of Bellaire, Antrim County, asking for the passage of the so called Holmes bill, providing for the giving of bonds by liquor dealers. The petition was referred to the Committee on Liquor Traffic.
- No. 525. By Mr. Pettit: Resolution of the Board of Supervisors of Houghton County, in favor of the passage of a bill to increase the salary of the stenographer of the twelfth judicial circuit.

The resolution was referred to the Committee on Judiciary.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 406, entitled

A bill to amend Section 15 of Act No. 183 of the Public Acts of 1897, entitled "An Act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the

State of Michigan," approved May 29, 1897, being Section 377 of the Compiled Laws of 1897;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. John Lane moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Byrns Campbell Chapman Combs Denby Dennis Dohany Duncan Dunstan	Mr. Fairbanks Ferry Fisher Fisk Foster Hallenbeck Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Lane, John Loveli McEachern	Mr. Monroe, J. S. M Morrice Munsell Newberry Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Read Robinson, L. C. Robinson, W. C. Rodgers Scott Seeley	r. Shea Sheldon Shook Siggins Stone Thomas Vandercook Van Zoeren Wade Walker Wallace Washer Wells Werline Whitaker Willis Wright Speaker
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The title of the bill was agreed to.

The Committee on Revision and Amendment of the Statutes, by Mr. Master, Chairman, reported

House bill No. 88 (file No. 18), entitled

A bill to amend Section 4 of Act No. 191 of the Session Laws of 1877, entitled "An Act authorizing the formation of partnership associations in which the capital subscribed shall, alone, be responsible for the debts of the association, except under certain circumstances," approved May 22, 1877, as amended by Act 216 of the Session Laws of 1881, as further amended by Act 21 of the Public Acts of 1885, being continuous Section 2368 of the Third Volume of Howell's Annotated Statutes of Michigan, and being continuous Section 6082 of the Compiled Laws of 1897;

With certain amendments thereto, recommending that the amend-

ments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Revision and Amendment of Statutes, by Mr. Master, Chairman, reported

Senate bill No. 530 (file No. 129), entitled

A bill to amend Section 7 of Chapter 83 of the Revised Statutes of 1846, as amended by Act No. 85 of the Public Acts of 1873, the same being Section 8594 of the Compiled Laws of 1897, relating to the solemnization of marriage:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on State Capitol and Public Buildings, by Mr.Bátchelder, Chairman, reported

House bill No. 333, entitled

A bill to provide for a board of public works and to define its powers and duties;

Without recommendation.

The report was accepted and the committee discharged.

Mr. Rodgers moved that the bill be referred to the committee of the whole and placed on the General Order.

The motion prevailed.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported Senate bill No. 276 (file No. 49), entitled

A bill making appropriations for the State Board of Fish Commissioners for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet thhe same;

With certain amendments thereto, recommending that the amend-

ments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 20, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 611 (file No. 176), entitled

A bill to provide for the appointment of a chief clerk in the office of the State Superintendent of Public Instruction, specify his duties, and fix the salary for the same;

House bill No. 119 (file No. 25), entitled

A bill to amend Act No. 238 of the Public Acts of 1889, entitled "An Act to provide for the amicable adjustment of grievances and disputes that may arise between employers and employes, and to authorize the creation of a State Court of Mediation and Arbitration," the same being Sections 559 to 568, inclusive, of the Compiled Laws of 1897, by adding two new sections thereto to stand as Sections 11 and 12 of said act;

And to inform the House that the Senate has passed said bills and

has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 20, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 102 (file No. 11), entitled

A bill to authorize the board of supervisors of the County of Kalkaska to levy a tax of not to exceed four mills on the dollar on the taxable property of said county for the purpose of constructing a system of county roads;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 20, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following concurrent resolution:

House resolution No. 105,

Relative to the death of G. Willis Bement:

And to inform the House that the Senate has concurred in the adoption of the resolution.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate. The following message from the Senate was received and read:

Senate Chamber, April 15, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 505 (file No. 161), entitled

A bill to amend Section 3 of Act No. 119 of the Public Acts of 1893, being an act, entitled "An Act to define what shall constitute fraternal beneficiary societies, orders or associations, to provide for their incorporation and the regulation of their business, and for the punishment for violation of the provisions of the act of their incorporation, and to repeal all existing acts inconsistent therewith," approved May 25, 1893. as amended by Act 263 of the Public Acts of 1895, approved June 3, 1895, the same being Section 7742 of the Compiled Laws of 1897;

And to inform the House that the Senate has amended the bill as follows:

By striking out all of lines 16, 17 and 18 of Section 3, and inserting in lieu thereof the words "and all associations of any other state which have been authorized by the Commissioner of Insurance to do business in this State, and have been doing business herein for the period of five years and upwards, may continue their business: Provided, That they hereafter comply with the provisions of this act regulating annual reports and the designation of the Commissioner of Insurance as the person upon whom process may be served, as hereafter provided:"

And that, as thus amended, the Senate has passed said bill, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Manderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Byrns Campbell Chapman Combs Denby Dennis Dohany Duncan Dunstan Durham Fairbanks	r. Ferry Fisher Fisk Foster Hallenbeck Hemans Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Lane, John Lane, O. B. Lovell McEachern	Mr. Monroe, J. H. Mr. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, L. C. Robinson, W. C. Rodgers	Scott Seeley Shea Sheldon Siggins Stone Thomas Van Zoeren Wade Walker Wallace Ward, C. E. Washer Wells Whelan Whitaker Willis Wright Speaker
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Mr. Kidder moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 504 (file No. 128), entitled

A bill to amend Section 10 of Act No. 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies transacting business in this State," as amended by Act No. 148, Public Acts of 1891;

And to inform the House that the Senate has amended the title to read

as follows:

A bill to amend Section 10 of Act No. 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies transacting business in this State," as amended by Act No. 148, Public Acts of 1891; the same being Section 7199 of the Compiled Laws of 1897;

And that, with the title so amended, the Senate has passed said bill

and has ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The question being on agreeing to the title of the bill, as amended by the Senate,

The title was agreed to.

Mr. Kidder moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 16, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 34 (file No. 58), by Mr. Kelly, entitled

A bill to provide for the locating, establishing and maintaining of a State Normal School in the western part of the State, and to make appropriations for the same;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Ways and Means.

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The following message from the Senate was received and read:

Senate Chamber, April 20, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

House bill No. 503 (file No. 142), entitled

A bill to amend Section 4 of Act No. 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies transacting business in this State," as amended by the several acts amendatory thereof; and to add a new section to said act to stand as Section 33.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill,

Mr. Kidder moved that the bill be returned to the Senate in accordance with the request therefor.

The motion prevailed.

THIRD READING OF BILLS.

Senate bill No. 191, entitled

A bill to amend Section 1 of Act No. 217 of the Public Acts of 1899, entitled "An Act to amend Section 1 of Act No. 145 of the Public Acts of 1887, entitled 'An Act to regulate the use of steam engines, steam wagons or other vehicles, which are in whole or in part operated by steam, on the public highways of this State, and to prohibit the blowing of steam whistles upon the public highways of this State,' being Section 5543 of the Compiled Laws of 1897;"

Was read a third time and pending the taking of the vote on the passage thereof.

Mr. Randall moved to amend the bill by adding to Section 1 the fol-

lowing proviso:

"Provided further, That no township shall be liable for any damages sustained by the breakage of any bridge or culvert by any steam engine or steam vehicle weighing more than six tons."

The amendment was adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Austin Barnaby Batchelder Bolton	Mr. Fisher	Mr. Monroe, J. H.	Mr. Scott
	Fisk	Monroe, J. S.	Seeley
	Foster	Morrice	Shea
	Hallenbeck	Munsell	Sheldon
	Hemans	Neal	Shook
	Herkimer	Newberry	Stone
Boiton Byrns	Herkimer Higgins	Osborn	Thomas

Mr. Campbell Mr. Holmes Mr. Oviatt Mr. Van Zoeren Chapman Hunt Paddock Walker Combs Jenks Partlow Wallace Denby Kidder Perkins Washer Dennis Kirk, J. P. Powell, Gardner Werline Dohany Kirk, William Powell, H. E. Whelan Whitaker Duncan Knight Randall Dunstan Lane, John Read Willis Robinson, L. C. Wright Durham Lane, O. B. Fairbanks Robinson, W. C. Lovell Speaker Ferry McEachern Rodgers

NAYS.

Mr. Siggins

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The title of the bill was agreed to.

Senate bill No. 173 (file No. 89), entitled

A bill to authorize any gas light company and any consolidated company formed by the union of a street railway and electric light company, being corporations organized under the laws of this State, and having their principal place of business in the same town, village or city, to unite and consolidate with any corporation organized under the laws of an adjoining state, and which, under and by virtue of the rights, powers and franchises possessed and enjoyed by it under the laws of such adjoining state, owns and operates a street railway therein and also manufactures, produces, generates, sells and furnishes gas and electricity for heating, lighting and power purposes, where the street railway lines of the two corporations last mentioned shall form a connecting and continuous line of railway between this State and such adjoining state;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Bolton Byrns Campbell Chapman Denby Dennis Dohany Duncan Dunstan Durham Fairbanks	Mr. Ferry Fisher Fisk Foster Hallenbeck Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Lane, John Lane, O. B. Lovell McEachern	Mr. Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, L. C. Robinson, W. C.	Mr. Scott Seeley Shea Sheldon Thomas Vandercook Van Zoeren Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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68.

NAYS.

Mr. Rodgers

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The title was agreed to.

Mr. Dunstan moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Pending the third reading of

House joint resolution No. 670 (file No. 79), entitled

Joint resolution proposing an amendment to the Constitution relative to railroads;

Mr. Read moved that the joint resolution be laid on the table. The motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. Combs offered the following resolution:

House resolution No. 106.

Resolved by the House (the Senate concurring), That from and after 12 o'clock noon on Wednesday, the 13th day of May, 1903, the two Houses of the Legislature will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for presentation to the Governor, and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of the House, and the date of final adjournment of the Legislature shall be on Wednesday, the 20th day of May, 1903, at 12 o'clock noon of that day.

The Speaker announced that the resolution would lie over one day

under the rules.

Mr. Dennis moved to take from the table House bill No. 989 (file No. 182), entitled

A bill to require the appointment of women as members of certain State boards.

The motion prevailed.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson	Mr.	Foster	Mг.	Neal •	Mr.	Sheldon
	Ashley		Hallenbeck		Osborn	•	Siggins
	Austin		Hemans		Paddock		Stone
	Barnaby		Higgins		Partlow		Vandercook
	Bolton		Holmes		Perkins		Van Zoeren
	Byrns		Hunt		Pettit		Wallace
	Chapman		Jenks		Powell, Gardner		Ward, C. E.
	Combs		Kirk, J. P.		Powell, H. E.		Washer
	Dennis		Knight		Read		Werline
	Duncan		Lane, John		Robinson, L. C.		Whelan .
	Dunn		Lovell		Rodgers		Willis
	Dunstan		Morrice		Scott		Wright
	Fisher		Munsell		Shea		Speaker
	Fisk						_

NAYS.

Mr. Adams, R. N. Batchelder Baumgaertner	Mr. Durham Fairbanks Ferry	Mr. McEachern Newberry Oviatt	Mr. Shook Thomas Wells Whiteher
Denby	Kirk, William	Randall	Whitaker
Dohany	Lane. O. B.	Seelev	

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The title of the bill was agreed to.

Mr. H. E. Powell moved to take from the table

House bill No. 607, entitled

A bill relative to licensing and regulating the business of itinerant physicians and surgeons in this State.

The motion prevailed.

Mr. H. E. Powell moved that the bill be referred to the Committee on Public Health.

The motion prevailed.

Mr. Higgins offered the following resolution:

House resolution No. 107.

Whereas, Hon. George B. Turner, an ex-member of the Legislature,

died at his home in Cassopolis, April 15, 1903; and

Whereas, During the years 1848 and 1849, Mr. Turner well and faithfully, as the record shows, represented Cass County in the House of Representatives of this State; and

Whereas, This House views with regret the gradual but steady decrease of that sturdy band of pioneers who toiled amid hardships and privations to lay the foundation upon which is built the present happi-

ness and prosperity of our State; therefore

Resolved, That in the death of George B. Turner the State has lost a good citizen, one who labored always for the welfare of his fellowmen and for the advancement of the interests of the commonwealth to which he cheerfully gave his best efforts; and

Resolved further, That these resolutions be engrossed and a copy

thereof forwarded to the bereaved family.

The resolution was unanimously adopted by a rising vote.

The Speaker laid before the House the following communication:

Lansing, April 21, 1903.

To the Speaker of the House of Representatives:

Sir—Not unappreciative of the honor you have conferred upon me, but feeling that I am physically unable to take the trip contemplated by the resolution, under which I have been appointed, I hereby tender my resignation as a member of the committee appointed to visit Stillwater, Minnesota, and would respectfully request you to select in my stead some other member of the House who is equally opposed to contract labor.

Truly yours, JOHN L. BATCHELDER.

The Speaker announced that the resignation had been accepted and that Mr. Campbell had been appointed to fill the vacancy caused by the resignation of Mr. Batchelder.

SPECIAL ORDER.

The Speaker laid before the House the following bill:

Senate bill No. 278 (file No. 130), entitled

A bill to amend Section 1 of an act, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act," approved June 28, 1887, being Section 5379 of the Compiled Laws of 1897.

Mr. Shook moved that the House resolve itself into a committee of

the whole on the special order.

The motion prevailed.

The Speaker called Mr. J. S. Monroe to the chair.

After some time spent in the consideration of the bill the committee

rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, but not having completed such consideration, reports progress thereon and asks leave to sit again.

J. S. MONROE,

Chairman.

The report was accepted.

The question being on complying with the request of the committee relative to the bill named in the report,

The request was complied with and the committee was granted leave to sit again on the bill.

Mr. Neal moved that the House take a recess until 3:30 o'clock p. m. The motion prevailed, the time being 12:05 o'clock p. m.

AFTER RECESS.

3:30 o'clock p. m.

The House was called to order by the Speaker.

Messrs. Brown, DeLisle, Dunn, Francis, Halladay, Sanderson and N. O. Ward entered the House and took their seats.

SPECIAL ORDER.

Mr. W. C. Robinson moved that the House resolve itself into a committee of the whole on the special order, being the further consideration of Senate bill No. 278 (file No. 130).

The motion prevailed.

The Speaker re-called Mr. J. S. Monroe to the chair.

After some time spent in the consideration of the bill the committee rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, has made certain amendments thereto, recommends concurrence therein, and the passage of the bill when so amended.

J. S. MONROE,

Chairman.

The report was accepted.

The question being on the adoption of the proposed amendments made by the committee to the bill named in the report,

The amendments were adopted and the bill was placed on the Order of

Third Reading of Bills.

Messrs. Colby, Ladner and McCarthy entered the House and took their seats.

GENERAL ORDER.

Mr. Neal moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker recalled Mr. J. S. Monroe to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

House bill No. 56 (file No. 231), entitled

A bill making appropriations for the State Board of Geological Survey for the fiscal years ending June 30, 1904, and June 30, 1905, for printing reports and other extraordinary expenses and to provide a tax to meet the same;

House bill No. 743 (file No. 232), entitled

A bill to provide a tax to meet the amounts disbursed by the State for the current expenses of the Michigan State Prison, the State House of Correction and Branch Prison, Upper Peninsula, and the Michigan Reformatory;

House bill No. 744 (file No. 235), entitled

A bill to provide a tax to meet the amounts disbursed by the State at the several asylums for the support of patients under the several laws relating thereto;

House bill No. 261 (file No. 237), entitled

A bill making appropriations for the Michigan Pioneer and Historical Society for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

Senate bill No. 283, entitled

A bill to enable any consolidated company formed prior to June 1, 1899, by the union of a street railway company and an electric light company to acquire, possess and exercise all the rights, powers, privileges and franchises conferred upon electric light companies by Section 10 of the act of the Legislature of the State of Michigan, entitled "An Act to authorize the formation of electric light companies," approved April 1, 1881, as amended by Act No. 96 of the Public Acts of the Legislature of the State of Michigan, passed at the regular session of 1899;

House bill No. 311 (file No. 192), entitled

A bill to amend Section 22 of Chapter 3 of an act, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," approved May 21, 1881, being Compiler's Section 4687 of the Compiled Laws of 1897, of the State of Michigan;

House bill No. 232 (file No. 193), entitled A bill to provide for the prevention of rabies in indigent persons;

House bill No. 557 (file No. 194), entitled

A bill to amend Act No. 233 of the laws of 1861, entitled "An Act to facilitate the commencement of suits against joint defendants residing in several counties," as amended by Act No. 225 of the Public Acts of 1901, the same being Section 1010 of the Compiled Laws of 1897;

House bill No. 556 (file No. 195), entitled

A bill to repeal Section 3 of Act No. 107 of the Public Acts of 1871, entitled "An Act to provide for the sale of perishable property," as added by Act No. 59 of the Public Acts of 1901;

House bill No. 1124 (file No. 196), entitled

A bill to amend Section 1 of Chapter 4 of Act No. 254 of the Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended by the several acts amendatory thereof, the same being Section 4340 of the Compiled Laws of 1897.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House bill No. 732 (file No. 189), entitled

A bill to amend the title and Sections 1, 6, 7 and 8 of Act No. 111 of the Public Acts of 1889, entitled "An Act to protect fish and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes and in certain waters and for certain purposes, by prohibiting the obstruction of the free passage of

fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts," approved May 24, 1889, and to add a new section thereto to stand as Section 15;

House bill No. 101 (file No. 68), entitled

A bill to amend Sections 10 and 14 of Article II of Act 198 of the laws of 1873, entitled "An Act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, being Sections 6235 and 6239 of the Compiled Laws of 1897.

Part III.

The committee recommends that the following bill be re-referred to the Committee on State Affairs:

House bill No. 522 (file No. 170), entitled

A bill prohibiting public presentation for profit of unpublished or undedicated dramatic plays and musical compositions without the consent of the owner or proprietor thereof and providing punishment for violation of the provisions of this act.

Part IV.

The committee recommends that the following bill be referred to the Committee on Rules and Joint Rules:

House bill No. 303 (file No. 198), entitled

A bill to organize enlisted firemen from the fire departments in the municipalities of the State, and to provide payment for services of the enlisted firemen.

Part V.

The committee recommends that the following bill be laid on the table:

House bill No. 850 (file No. 129), entitled

A bill to provide for the return of indigent insane persons to other counties, states or territories.

Part VI.

The committee recommends that all after the enacting clause of the following bill be stricken out:

House bill No. 158 (file No. 199), entitled

A bill to amend Section 1 of Act No. 128 of the Public Acts of 1887, entitled "An Act for the requiring of a civil license in order to marry,

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and the due registration of the same, and to provide a penalty for the violation of the provisions of the same," approved May 31, 1887, the same being Compiler's Section 8602 of the Compiled Laws of 1897.

J. S. MONROE,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Beading of Bills.

The question being on concurring in the recommendation of the committee relative to the bill named in Part III of the report,

The recommendation was concurred in, and the bill was re-referred to the Committee on State Affairs.

The question being on concurring in the recommendation of the committee relative to the bill named in Part IV of the report.

The recommendation was concurred in, and the bill was referred to the Committee on Rules and Joint Rules.

The question being on concurring in the recommendation of the committee relative to the bill named in Part V of the report,

The recommendation was concurred in, and the bill was laid on the table.

The question being on concurring in the recommendation of the committee relative to the bill named in Part VI of the report,

Mr. Van Zoeren demanded the yeas and nays.

The demand was seconded.

The recommendation was then concurred in, a majority of the members present voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Heman Higgin Bolton Brown Kirk, DeLisle Knight Ladne; Dohany Lane, Dunstan Lovell Fisk Halladay	Morrice Neal J. P. Osborn t Paddock r Pettit John Randall Read	Mr. Sheldon Shook Thomas Wallace Ward, C. E. Werline Whelan Whitaker Wright
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NAYS.

Mr. Anderson Austin Barnaby Batchelder Chapman Colby Combs	Mr. Ferry Fisher Herkime Holmes Hunt Kidder Kirk, W	Perkins Powell, H. E Scott illiam Seeley	Mr. Vandercook Van Zoeren Wade Washer Wells Willis Speaker
Duncan	Lane, O.	. B. Shea	

The title and enacting clause of the bill were laid on the table.

Mr. Wade moved that when the House adjourn to-day, it stand adjourned until to-morrow at 10:30 o'clock a. m.

The motion prevailed.

The Clerk announced that the following bills had been printed and that they were presented to the Governor April 21:

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House bill No. 485 (enrolled No. 151);
House bill No. 220 (file No. 133. enrolled No. 202);
House bill No. 127 (file No. 179, enrolled No. 203);
House bill No. 194 (file No. 140, enrolled No. 204);
House bill No. 48 (enrolled No. 206);
House bill No. 1009 (enrolled No. 207);
House bill No. 210 (enrolled No. 208);
House joint resolution No. 656 (file No. 164, enrolled No. 209);
House bill No. 425 (enrolled No. 210);
House bill No. 511 (enrolled No. 211);
House bill No. 735 (file No. 141, enrolled No. 213);
House bill No. 111 (enrolled No. 187);
House bill No. 363 (file No. 82, enrolled No. 212);
House bill No. 1171 (enrolled No. 214);
House bill No. 1176 (enrolled No. 215).
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Mr. Baumgaertner asked and obtained leave of absence for himself from to-morrow's session.

Mr. Wade moved that the House adjourn.

The motion prevailed, the time being 6:35 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 10:30 o'clock a.m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

STATE PRINTERS.

SESSION OF 1903



SIXTY-FIFTH DAY.

Lansing, Wednesday, April 22.

10:30 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk who announced that a quorum was present.

The following named members were absent with leave: Messrs. Baumgaertner, Greusel, Nottingham, Reynolds and Thorington.

The following named members were absent without leave: Messrs. Gallup, Richards, L. C. Robinson and Walker.

Mr. Jenks moved that the absentees without leave be excused from today's session.

The motion prevailed.

PRESENTATION OF PETITIONS.

No. 526. By Mr. Fisk: Petition of John Houlihan and 25 other citizens of Jackson asking for the passage of House bill No. 721, relative to the amendment of the lien law.

The petition was referred to the committee of the whole.

No. 527. By Mr. Scott: Petition of Robert Kelly and 15 other citizens of Saginaw on the same subject.

Same reference.

No. 528. By Mr. J. H. Monroe: Petition of Jos. Cartier and 12 other citizens of Traverse City on the same subject.

Same reference.

No. 529. By Mr. Pettit: Petition of Gustaf Dabio and 20 other citizens of Calumet on the same subject.

Same reference.

No. 530. By Mr. Scott: Petition of Robert Kelly and 15 other citizens of Saginaw asking for the passage of House bill No. 719, relative to the safety of persons employed upon buildings in the course of erection.

The petition was referred to the Committee on Labor.

No. 531. By Mr. Fisk: Petition of John Houlihan and 25 other citizens of Jackson on the same subject.

Same reference.

No. 532. By Mr. J. H. Monroe: Petition of Jos. Cartier and 12 other citizens of Traverse City on the same subject.

Same reference.

No. 533. By Mr. Pettit: Petition of Gustaf Dabio and 20 other citizens of Calumet on the same subject.

Same reference.

No. 534. By Mr. Scott: Petition of Robert Kelly and 15 other citizens of Saginaw asking for the passage of House bill No. 720, regulating the liability of employers.

The petition was referred to the Committee on Judiciary.

No. 535. By Mr. J. H. Monroe: Petition of Jos. Cartier and 12 other citizens of Traverse City on the same subject.

Same reference.

No. 536. By Mr. Fisk: Petition of John Houlihan and 25 other citizens of Jackson on the same subject.

Same reference.

No. 537. By Mr. Pettit: Petition of Gustaf Dabio and 20 other citizens of Calumet on the same subject.
Same reference.

No. 538. By Mr. Pettit: Petition of Gustaf Dabio and 20 other citizens of Calumet asking for the passage of an amendment to the Constitution permitting municipal ownership of street railways.

The petition was referred to the committee of the whole House.

No. 539. By Mr. Fisk: Petition of John Houlihan and 25 other citizens of Jackson on the same subject.

Same reference.

No. 540. By Mr. J. H. Monroe: Petition of Jos. Cartier and 12 other citizens of Traverse City on the same subject.

Same reference.

No. 541. By Mr. Scott: Petition of Robert Kelly and 15 other citizens of Saginaw on the same subject.

Same reference.

No. 542. By Mr. Neal: Petition of R. L. Stanton and 14 other citizens of Grosse Isle asking for the passage of House bill No. 559, creating a State Highway Bureau, also House joint resolution providing for an amendment to the Constitution relative to highways.

The petition was referred to the Committee on Roads and Bridges.

No. 543. By Mr. Neal: Petition of F. A. Kelsey and 18 other citizens of Grosse Isle on the same subject.

Same reference.

No. 544. By Mr. Holmes: Petition of C. F. Brown and 38 other citizens of Alma on the same subject.

Same reference.

No. 545. By Mr. Wade: Petition of G. W. Closson and 33 others of Allegan County on the same subject. Same reference.

No. 546. By Mr. Perkins: Petition of W. H. Chase and 11 other citizens of Delton on the same subject. Same reference.

No. 547. By Mr. DeLisle: Petition of A. M. Salliotte and 43 other citizens of Wayne County on the same subject. Same reference.

No. 548. By Mr. Gardner Powell: Petition of Vernon Crane and 41 other citizens of Three Rivers on the same subject. Same reference.

No. 549. By Mr. Combs: Petition of D. Woodward and 19 other citizens of Clinton, Lenawee County, on the same subject. Same reference.

No. 550. By Mr. Neal: Petition of Ira Kennedy and 15 other citizens of New Boston asking for the passage of the so called Holmes bill, providing for the giving of bonds by liquor dealers.

The petition was referred to the Committee on Liquor Traffic.

No. 551. By Mr. Neal: Petition of Rev. A. K. Scott and 19 other citizens of Flat Rock on the same subject. Same reference.

No. 552. By Mr. Sanderson: Petition of John M. Wilson and 19 other citizens of Laporte, Midland County, on the same subject. Same reference.

No. 553. By Mr. Partlow: Petition of Wm. A. Lee and 47 other citizens of Watertown Township, Clinton County, on the same subject. Same reference.

No. 554. By Mr. H. E. Powell: Petition of Rev. D. L. Martin and 28 other citizens of Ionia on the same subject. Same reference.

No. 555. By Mr. Hallenbeck: Petition of D. O. Colgrove and 19 other citizens of Beebe on the same subject. Same reference.

No. 556. By Mr. Fisher: Petition of Thomas Laity and 41 other members of Glenn and Casco M. E. churches on the same subject. Same reference.

No. 557. By Mr. Fisher: Petition of D. B. Hall and 48 other citizens of Ithaca on the same subject.

Same reference.

No. 558. By Mr. O. B. Lane: Protest of D. D. Carl and 145 other citizens of Pittsford, Hillsdale County, against the bill relating to non-taxation of mortgages.

The protest was referred to the committee of the whole.

No. 559. By Mr. Holmes: Petition of George H. Pratt and 34 other citizens of Lansing asking for the passage of the so called Anti-Cigarette bill.

The petition was referred to the committee of the whole.

No. 560. By Mr. H. E. Powell: Petition of Q. A. Smith and 46 other citizens of Lansing on the same subject.

Same reference.

No. 561. By Mr. Werline: Petition of Chas. Maloney and 86 other citizens of Escanaba asking for the passage of a bill providing for a reduction in railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

No. 562. By Mr. Werline: Petition of Knute Peterson and 103 other citizens of Delta County on the same subject.

Same reference.

No. 563. By Mr. Rodgers: Petition of Geo. B. Woodbury and 40 other citizens of Egleston Township, Muskegon County, asking for the passage of a bill legalizing the issuing and payment of certain township orders by the township board of such township.

The petition was referred to the Committee on State Affairs.

No. 564. By Mr. Munsell: Petition of Chas. H. Foster and 86 other citizens of Livingston County relative to the killing of deer and the bounty on wolves.

The petition was referred to the Committee on Game Laws.

REPORTS OF STANDING COMMITTEES.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

Senate bill No. 483, entitled

A bill to provide for the incorporation of companies for constructing, furnishing and operating electric and other fire, burglary and emergency alarms, and for conducting notification and emergency business;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 446, entitled

A bill for the protection of owners and keepers of stallions and bulls, and to repeal Act No. 280 of the Session Laws of 1887, entitled "An Act to protect the owners or keepers of stallions," and the acts amendatory thereof;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 641, entitled

A bill to amend Section 206 of Act No. 173 of the Session Laws of 1855, entitled "An Act to amend Chapter 93 of the Revised Statutes of 1846, entitled 'Of courts held by justices of the peace,' " being Section 925 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 645, entitled

A bill to provide for the renewing of bonds of guardians, executors and administrators:

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee.

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 640, entitled

A bill to amend Section 1 of Act No. 58 of the Public Acts of 1887, entitled "An Act to facilitate the commencement of suits in justice courts against joint defendants, one or more of whom shall not reside in or be found in the county where the suit shall be brought," being Section 720 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 642, entitled

A bill to amend Section 28 of Act No. 175 of the Public Acts of 1885, entitled "An Act to amend Section 25 of Act 137 of the Laws of 1849, relative to authorizing proceedings against garnishees and for other purposes, and to add a new section thereto. to stand as Section 28," and being Section 1017 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 158 (file No. 79), entitled

A bill for the regulation and sales of stocks of goods in bulk:

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Scott moved that the bill be made a special order for Tuesday, April 28.

The motion prevailed.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 148, entitled

A bill to provide a salary for the circuit court commissioner of Iron County;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Brown moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Bolton Brown Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan	Mr. Durham Eichhorn Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Halladay Hallenbeck Harley Herkimer Higgins Hunt Jenks Kidder Kirk, J. P. Knight	Mr. Ladner Lane, John Lane, O. B. Lovell McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall	Mr. Read Robinson, W. C. Sanderson Scott Seeley Shea Sheldon Shook Stone Thomas Van Zoeren Wallace Ward, C. E. Ward, N. O. Wells Werline Whelan Willis Wright
Dunstan		•	u

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The question being on agreeing to the title of the bill, Mr. Brown moved to amend the title so as to read as follows: A bill to provide a salary for and to prescribe certain duties of the circuit court commissioner of Iron County.

The motion prevailed.

The title as amended was then agreed to.

Mr. Brown moved that the bill be laid on the table.

The motion prevailed.

The Committee on Judiciary, by Mr. Wade, Chairman, reported

Senate bill No. 43 (file No. 13), entitled

A bill to authorize the several courts of this State. having jurisdiction in criminal cases, to hold or place persons, brought before the court and accused or convicted of a crime or misdemeanor, on probation, and under the care of probation officers under certain conditions, and to provide for the appointment of probation officers, and for reference to agents of the State Board of Corrections and Charities;

With the accompanying substitute therefor, entitled

A bill to authorize the several courts of the State having jurisdiction in criminal cases, to hold or place persons convicted of a crime or misdemeanor on probation, under the care of probation officers provided for in this bill:

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Wade moved that the bill be made a special order for Wednesday, April 29, and that the substitute be printed for the use of the House.

The motion prevailed.

The Committee on State Capitol and Public Buildings, by Mr. Batchelder, Chairman, reported

House bill No. 157, entitled

A bill to insure the payment of sub-contractors and wages earned and material used in constructing, repairing or ornamenting public buildings and public works;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Liquor Traffic, by Mr. C. S. Adams, Chairman, reported

House bill No. 259 (file No. 36), entitled

A bill to amend Section 8 of Act No. 313 of the Public Acts of 1897, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors, in the State, and to repeal all acts or parts of acts inconsistent with the provisions of this act," the same being Section 5386 of the Compiled Laws of the State of Michigan of 1897:

With the recommendation that the bill pass.

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 158 (file No. 79), entitled

A bill for the regulation and sales of stocks of goods in bulk;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Scott moved that the bill be made a special order for Tuesday, April 28.

The motion prevailed.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 148, entitled

A bill to provide a salary for the circuit court commissioner of Iron County;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Brown moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Bolton Brown Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany	Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Halladay Hallenbeck Harley Herkimer Higgins Hunt Jenks	Mr. Ladner Lane, John Lane, O. B. Lovell McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Paddock Partlow Perkins Pettit Powell, Gardner	
Duncan	Kirk, J. P.	Powell, H. E.	Willis
Dunn Dunst a n	Knight	Randall .	Wright 77

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The question being on agreeing to the title of the bill, Mr. Brown moved to amend the title so as to read as follows: A bill to provide a salary for and to prescribe certain duties of the circuit court commissioner of Iron County.

The motion prevailed.

The title as amended was then agreed to.

Mr. Brown moved that the bill be laid on the table.

The motion prevailed.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 43 (file No. 13), entitled

A bill to authorize the several courts of this State, having jurisdiction in criminal cases, to hold or place persons, brought before the court and accused or convicted of a crime or misdemeanor, on probation, and under the care of probation officers under certain conditions, and to provide for the appointment of probation officers, and for reference to agents of the State Board of Corrections and Charities:

With the accompanying substitute therefor, entitled

A bill to authorize the several courts of the State having jurisdiction in criminal cases, to hold or place persons convicted of a crime or misdemeanor on probation, under the care of probation officers provided for in this bill:

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Wade moved that the bill be made a special order for Wednesday, April 29, and that the substitute be printed for the use of the House.

The motion prevailed.

The Committee on State Capitol and Public Buildings, by Mr. Batchelder, Chairman, reported

House bill No. 157, entitled

A bill to insure the payment of sub-contractors and wages earned and material used in constructing, repairing or ornamenting public buildings and public works;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Liquor Traffic. by Mr. C. S. Adams, Chairman, reported

House bill No. 259 (file No. 36), entitled

A bill to amend Section 8 of Act No. 313 of the Public Acts of 1897, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors, in the State, and to repeal all acts or parts of acts inconsistent with the provisions of this act," the same being Section 5386 of the Compiled Laws of the State of Michigan of 1897:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. C. S. Adams moved that the bill be made a special order for today. The motion prevailed.

The Committee on Home for Feeble-Minded, by Mr. Fairbanks, Chairman, reported.

. House bill No. 432, entitled

A bill to amend Section 24 of Act No. 209 of the Public Acts of 1893, entitled "An Act to establish a home and training school for the feeble-minded and epileptic," being Section No. 2049 of the Compiled Laws of 1897:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Public Health, by Mr. John Lane, Acting Chairman, reported

Senate bill No. 208 (file No. 124), entitled

A bill empowering the State Board of Health to determine the qualifications necessary, examine and license persons qualified to practice the art of embalming and regulate the practice of embalming dead human bodies, and to repeal Act No. 233 of the Public Acts of 1901;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Mines and Minerals, by Mr. Sanderson, Chairman, reported

House bill No. 1097, entitled

A bill to amend Section 8 of Act No. 57, Public Acts of 1899, being "An Act to provide for the protection of the health, lives and interests of the coal miners of Michigan and to provide for the inspection of all coal mines in this State;"

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 21, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 424, entitled

A bill to authorize the fire commission of the City of Detroit to grant a pension to Mary Neville;

House bill No. 938, entitled

A bill relative to the payment of special assessments for paving in the Village of Charlevoix, in Charlevoix County;

And to inform the House that the Senate has passed said bills, and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 21, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 406, entitled

A bill to amend Section 15 of Act No. 183 of the Public Acts of 1897, entitled "An Act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," approved May 29, 1897, being Section 377 of the Compiled Laws of 1897:

House bill No. 1123, entitled

A bill to create the office of drain assessors in each township of the County of Allegan, to prescribe their duties and fix their compensation, and to repeal all acts or parts of acts conflicting with the terms of this act:

And to inform the House that the Senate has passed said bills.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 21, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 310 (file No. 72), entitled

A bill to facilitate the inspection of the records and files in the offices of the county, city, township, town, village, and school districts in this State, amending Section 1 of an act to facilitate the inspection of the records and files in the offices of county, city and township officers in this State, being Act No. 205 of the Public Acts of 1889, approved June 28, 1889, said Section 1 being Compiler's Section 3461 of Miller's Compiled Laws of the State of Michigan;

And to inform the House that the Senate has passed said bill, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

Pending the reference of the bill to the Clerk for enrollment, Mr. McEachern moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 21, 1903.

To the Speaker of the House of Representatives:

Sir:—I am instructed by the Senate to re-return to the House the following bill:

House bill No. 503 (file No. 142), entitled

A bill to amend Section 4 of Act No. 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies transacting business within this State," as amended by the several acts amendatory thereof;

And to inform the House that the Senate has amended Section 1 as follows:

Section 1. Section 4 of Act No. 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies transacting business in this State," as amended by the several acts amendatory thereof, is hereby amended so as to read as follows, and a new section is hereby added to said act to stand as Section 33, and to read as hereinafter recited;

Also, that the Senate has amended the title to read as follows:

A bill to amend Section 4 of Act No. 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies transacting business in this State," as amended by the several acts amendatory thereof, and to add a new section to said act to stand as Section 33;

And that, as thus amended, and the title so amended, the Senate

has passed said bill.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Eichhorn	Mr. Lane, O. B.	Mr. Sanderson
Adams, R. N.	Fairbanks	Lovell	Scott
Anderson	Ferry	McCarthy	Seeley
Austin	Fisher	McEachern	Shea
Barnaby	Fisk	Master	Sheldon
Batchelder	Foster	Monroe, J. H.	Shook

Mr. Stone Mr. Brown Mr. Galbraith Mr. Monroe, J. S. Byrns Halladay Morrice Thomas Campbell Hallenbeck , Munsell Van Zoeren Newberry Wade Chapman Harley Colby Hemans Wallace Osborn Herkimer Ward, C. E. Combs Oviatt Ward, N. O. DeLisle Higgins Paddock Denby Jenks Perkins Werline Dennis Kidder Pettit Whelan Kirk, J. P. Kirk. William Dohany Powell, Gardner Whitaker Willis Powell, H. E. Duncan Dunn Knight Randall Wright Dunstan Ladner Read Speaker Robinson, W. C. Durham Lane, John

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The question being on agreeing to the title of the bill, as amended by the Senate.

The title was agreed to.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 21, 1903.

To the Speaker of the House of Representatives:

Sir:-I am instructed by the Senate to transmit the following bill:

Senate bill No. 125 (file No. 165), by Mr. Glasgow, entitled

A bill to amend Section No. 8 of Act No. 313 of the Public Acts of 1887, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed, or fermented liquors and vinous liquors in this State," being Section No. 5386 of the Compiled Laws of 1897 of Michigan and to repeal all acts or parts of acts inconsistent with this act;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Liquor Traffic.

The following message from the Senate was received and read:

Senate Chamber, April 21, 1903.

To the Speaker of the House of Representatives:

Sir:—I am instructed by the Senate to transmit the following bill:

Senate bill No. 489 (file No. 167), by Mr. Cook, entitled

A bill to define the terms "sickness dangerous to the public health" and "disease dangerous to the public health," employed in Sections 4424, 4452, 4453, 4454 and 4460 of the Compiled Laws of 1897, and elsewhere in the laws of Michigan, and to provide for the publication of a list of said diseases;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

The following message from the Senate was received and read:

Senate Chamber, April 21, 1903.

To the Speaker of the House of Representatives:

Sir:—I am instructed by the Senate to transmit the following bill:

Senate bill No. 503 (file No. 168), by Mr. Goodell, entitled

A bill to prohibit druggists and pharmacists from unauthorizedly using physicians' prescriptions in other cases than those in which they are originally given;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

THIRD READING OF BILLS.

Senate bill No. 278 (file No. 130), entitled

A bill to amend Section one of an act, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed, or fermented liquors, and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act," approved June 28, 1887, being Section 5379 of the Compiled Laws of 1897:

Was read a third time, and pending the taking of the vote on the

passage thereof.

Mr. Campbell moved to amend the bill by inserting in line 9 of Section 1 after the word and figure "Section 1," the words "The people of the State of Michigan enact."

The amendment was adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S Adams, R. N Anderson Austin Batchelder Brown	I. Fairbanks Ferry Fisher Fisk Foster	Mr. I.ovell McEachern Monroe, J. H. Monroe, J. S. Morrice Munsell	Mr. Robinson, W. C. Rodgers Seeley Shea Sheldon Stone
Byrns	Francis	Oviatt	Walker

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Mr.	Campbell Chapman Colby DeLisle Denby Dennis Dohany Dunstan Durbam	Mr. Galbraith Harley Hemans Herkimer Higgins Kirk, J. P. Knight Ladner Lane, John	Mr.	Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read	Wallace Ward, C. E. Wells Werline Whelan Whitaker Willis Speaker
	Durham	Lane, John			

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Mr. Combs Mr. Hallenbeck Mr. Lane, O. B. Mr. Newberry

The title was agreed to.

Mr. Knight moved that the bill be laid on the table. The motion prevailed.

House bill No. 56 (file No. 231), entitled

A bill making appropriations for the State Board of Geological Survey for the fiscal years ending June 30, 1904, and June 30, 1905, for printing reports and other extraordinary expenses and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr.	Durham	Mr.	Lane, John	Mr.	Sanderson
	Adams, R. N.		Eichhorn		Lane, O. B.		Seeley
	Anderson		Fairbanks		McCarthy		Shea
	Ashley		Ferry		McEachern		Sheldon
	Austin		Fisher		Monroe, J. H.		Shook
	Barnaby		Fisk		Monroe, J. S.		Stone
	Batchelder		Foster		Morrice		Van Zoeren
	Bolton		Francis		Neal		Walker
	Brown		Galbraith		Newberry		Wallace
	Byrns		Halladay		Osborn		Ward, C. E.
	Campbell		Harley		Oviatt		Ward, N. O.
	Combs		Hemans		Paddock		Washer
	DeLisle		Herkimer		Partlow		Wells
	Denby		Higgins		Perkins		Werline
	Dennis		Kirk, J. P.		Pettit		Whelan
	Dohany		Kirk, William		Powell, H. E.		Whitaker
	Duncan		Knight		Randall		Wright
	Dunn		Ladner		Rodgers		Speaker
	Dunstan						

The title of the bill was agreed to.

House bill No. 743 (file No. 232), entitled

A bill to provide a tax to meet the amounts disbursed by the State for the current expenses of the Michigan State Prison, the State House of Correction and Branch Prison, Upper Peninsula, and the Michigan Reformatory:

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Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Adams, R. N. Anderson Ashley Barnaby Batchelder Bolton Brown Byrns Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunn	Mr.	Durham Eichhorn Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Halladay Harley Hemans Herkimer Higgins Jenks Kirk, J. P. Kirk, William Knight Ladner	Mr.	Lane, O. B. McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Neal Newberry Osborn Oviatt Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, W. C.	•	Sanderson Seeley Shea Sheldon Shook Thomas Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright
	Dunn Dunstan		Lane. John		Rodgers W. C.	•	Speaker

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The title was agreed to.

Mr. Neal moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Greusel entered the House and took his seat.

House bill No. 744 (file No. 235), entitled

A bill to provide a tax to meet the amounts disbursed by the State at the several asylums for the support of patients under the several laws relating thereto:

relating thereto;
Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Bolton Brown Byrns Campbell Chapman Comba DeLisle Denby Dennis	Mr. Durham Eichhorn Fairbanks Ferry Fisher Fisk Foster Galbraith Greusel Halladay Hallenbeck Harley Herkimer Jenks Kidder Kirk, William	McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Oviatt Partlow Perkins Pettit Powell, Gardner	Mr. Seeley Shea Sheldon Shook Stone Thomas Van Zoeren Wade Walker Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker
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Mr. Dohany Mr. Knight Mr. Read Mr. Willis Duncan Robinson, W. C. Ladner Wright Dunn Lane, John Rodgers Speaker

Lane, O. B. Dunstan

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The title was agreed to.

Mr. Neal moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House bill No. 261 (file No. 237), entitled

A bill making appropriations for the Michigan Pioneer and Historical Society for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof.

Mr. Neal moved to amend the bill

By striking out of line 2 of Section 1 and lines 2 and 4 of Section 6 the word "seven" and inserting in lieu thereof the word "three."

The amendment was adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Dunstan Durham Fairbanks Ferry	Holmes Hunt Jeaks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B.	Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, W. C. Rodgers Scott	Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
Fairbanks Ferry Fisher			

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The title was agreed to.

Mr. Dennis moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Senate bill No. 283, entitled

A bill to enable any consolidated company formed prior to June 1, 1899, by the union of a street railway company and an electric light company to acquire, possess and exercise all the rights, powers, privileges and franchises conferred upon electric light companies by Section 10 of the act of the Legislature of the State of Michigan, entitled "An Act to authorize the formation of electric light companies," approved April 1, 1881, as amended by Act No. 96 of the Public Acts of the Legislature of the State of Michigan, passed at the regular session of 1899;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Austin Barnaby Batchelder Brown Byrns Campbell Chapman Colby Denby Dohany Duncan Dunn Dunstan Durham Fairbanks	Mr. Ferry Fisher Foster Galbraith Halladay Hallenbeck Herkimer Higgins Holmes Kidder Kirk, J. P. Knight Ladner Lane, John Lane, O. B. McCarthy McEachern	Mr. Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Oviatt Partlow Perkins Pettit Powell, Gardner Randall Read Robinson, W. C. Rodgers	Mr. Scott Seeley Siggins Stone Thomas Van Zoeren Wade Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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Mr.	Ashley	Mr DeLisle	Mr. Francis	Mr. Sanderson	5
	Combs				Ð

The title was agreed to.

Mr. Dunstan moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Rodgers gave notice that he would move to reconsider the vote whereby the foregoing bill was passed.

Mr. Randall moved that the House take a recess until 2 o'clock p. m. The motion prevailed, the time being 12 o'clock m.

AFTER RECESS.

2 o'clock p. m.

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The House was called to order by the Speaker.

Messrs. L. C. Robinson and Walker entered the House and took their seats.

Mr. Rodgers withdrew the notice given by him of his intention to move to reconsider the vote by which Senate bill No. 283 was passed by the House.

The House resumed the Order of Third Reading of Bills.

THIRD READING OF BILLS.

House bill No. 311 (file No. 192), entitled

A bill to amend Section 22 of Chapter 3 of an act, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," approved May 21, 1881, being Compiler's Section 4687 of the Compiled Laws of 1897, of the State of Michigan;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. N	Ir. Fisk	Mr. Monroe, J. H.	Mr. Shook
	Adams, R. N.	Foster	Morrice	Siggins
	Austin	Francis	Munsell	Stone
	Barnaby	Halladay	Newberry	Thomas
	Byrns	Hallenbeck	Osborn	Van Zoeren
	Campbell	Higgins	Oviatt	Wade
	Chapman	Holmes	Paddock	Walker
	Colby	Hunt	Perkins	Wallace
	Combs	Kidder	Pettit	Ward, C. E.
	DeLisle	Kirk, William	Powell, Gardner	Ward, N. O.
	Denby	Knight	Powell, H. E.	Washer
	Dennis	Ladner	Randall	Wells
	Dohany	Lane, John	Read	Werline
	Duncan	Lane, O. B.	Robinson, L. C.	Whelan
	Dunstan	Lovell	Rodgers	Whitaker
	Eichhorn	McCarthy	Scott	Willis
	Ferry	McEachern	Shea	Speaker
	Fisher	Master	Sheldon	

NAYS.

71 0

The title of the bill was agreed to.

House bill No. 232 (file No. 193), entitled

A bill to provide for the prevention of rabies in indigent persons;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Ferry	Mr. Monroe, J. H.	Mr. Seeley
Adams, R. N.	Fisher	Morrice	Shea
Austin	Fisk	Munsell	Sheldon
Barnaby	Foster	Neal	Shook
Batchelder	Francis	Newberry	Siggins
Bolton.	Galbraith	Osborn	Stone
Byrns	Halladay	Oviatt	Thomas

DeLisle Kirk, William Powell, Gar Denby Knight Powell, H. J Dennis Ladner Randall Dohany Lane, John Read Duncan Lane, O. B. Robinson, I Dunn Lovell Robinson, V Dunstan McCarthy Rodgers Eichhorn McEachern Scott Fairbanks Master	Wells Werline L. C. Whelan
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NAYS.

74

The title was agreed to.

Mr. Osborn moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Thorington entered the House and took his seat.

House bill No. 557 (file No. 194), entitled

A bill to amend Act No. 233 of the laws of 1861, entitled "An Act to facilitate the commencement of suits against joint defendants residing in several counties," as amended by Act No. 225 of the Public Acts of 1901, the same being Section 1010 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Ande Ashle Austi Barn Batcl Bolto Brow Camp Chap Colby Comli DeLi Denn Doha Dunc Dunn Duns	ns, R. N. rson y n aby nelder n n bell man s s s s s s t s t s t s t s t s t s t	Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Halladay Hallenbeck Harley Higgins Holmes Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B.	Mr.	McCarthy McEachern Master Monree, J. H. Morrice Munsell Neal Newberry Osborn Oviatt Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, L. C. Robinson, W. C. Rodgers	Seeley Shea Sheldon Shook Siggins Stone Thomas Thorington Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis
Durh		Lovell		Scott	Speaker.

NAYS.

84

The question being on agreeing to the title of the bill,

Mr. Wade moved to amend the title so as to read as follows:

A bill to amend Section 1 of Act No. 233 of the laws of 1861, entitled "An Act to facilitate the commencement of suits against joint defendants residing in several counties," as amended by Act No. 225 of the Pub-

lic Acts of 1901, the same being Section 1010 of the Compiled Laws of 1897.

The motion prevailed

The title as amended was then agreed to. .

House bill No. 556 (file No. 195), entitled

A bill to repeal Section 3 of Act No. 107 of the Public Acts of 1871, entitled "An Act to provide for the sale of perishable property," as added by Act No. 59 of the Public Acts of 1901;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS

Mr.	Adams, C. S. M:	r. Eichhorn	Mr. McCarthy	Mr. Shea	
	Adams, R. N.	Fairbanks	McEachern	Sheldon	
	Anderson	Ferry	Master	Shook	
	Ashley	Fisher	Monroe, J. H.	Siggins	
	Austin	Fisk	Morrice	Stone	
	Barnaby	Francis	Munsell	Thomas	
	Batchelder	Galbraith	Neal	Thorington	
	Bolton	Halladay	Newberry	Van Zoeren	
	Brown	Hallenbeck	Osborn	Wade	
	Campbell	Harley	Oviatt	Walker	
	Chapman	Herkimer	Paddock	Wallace	
	Colby	Higgins	Perkins .	Ward, C. E.	
	Combs	Holmes	Pettit	Ward, N. O.	
	DeLisle	-Jenks	Powell, Gardner	r Washer	
	Denby	Kidder	Powell, H. E.	Wells	
	Dennis	Kirk, J. P.	Randall	Werline	
	Dohany	Knight	Robinson, W. C.	. Whelan	
	Duncan	Ladner	Rodgers	Whitaker	
	Dunn	Lane, John	Sanderson	Willis	
	Dunstan	Lane, O. B.	Scott	Speaker	
	Durham	Lovell	Seeley	83	;

NAYS.

The title of the bill was agreed to.

House bill No. 1124 (file No. 196), entitled

A bill to amend Section 1 of Chapter 4 of Act No. 254 of the Public Acts of 1897, entitled "An Act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," as amended by the several acts amendatory thereof, the same being Section 4340 of the Compiled Laws of 1897:

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows.

Mr. Adams, C. S.	Mr. Fairbanks	Mr. Lovell	Mr. Seeley
Adams, R. N.	Ferry	McCarthy	Shea
Anderson	Fisher	McEachern	Sheldon
Ashley	Fisk	Master	Shook
Austin	Francis	Monroe, J. H.	Siggins
Barnaby	Galbraith	Monroe, J. S.	Stone
Batchelder	Greusel	Morrice	Thomas

Mr. Bolton Mr. Halladay Mr. Munsell Mr. Thorington Brown Hallenbeck Neal Wade Campbell Harley Oviatt Walker Paddock Wallace Chapman Herkimer Ward, C. E. Ward, N. O. Perkins Colby Higgins Holmes Powell, Gardner Combs Powell, H. E. Washer DeLisle Jenks Denby Kidder Randall Wells Kirk, J. P. Kirk, William Read Werline Dennis Robinson, L. C. Whelan Dohany Robinson, W. C. Whitaker Duncan Knight Ladner Rodgers Willis Dunn Lane, John Lane, O. B. Sanderson Wright Dunstan Scott Speaker Eichhorn

NAYS.

The title of the bill was agreed to.

House bill No. 732 (file No. 189), entitled

A bill to amend the title and Sections 1, 6, 7 and 8 of Act No. 111 of the Public Acts of 1889, entitled "An Act to protect fish and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes and in certain waters and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts," approved May 24, 1889, and to add a new section thereto to stand as Section 15;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

A A A A B B B B C C D D D D D D D D D D D D D D	Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Bolton Brown Byrns Bampbell Chapman Denby Dennis Donnis Dunstan Durham Eichhorn Fairbanks Ferry	Mr.	Fisher Fisk Foster Francis Galbraith Greusel Halladay Hallenbeck Harley Herkimer Higgins Holmes Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B. Lovell		McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Oviatt Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, L. C. Rodgers Sanderson Scott Seeley		Shea Sheldon Shook Siggins Stone Thomas Thorington Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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The title was agreed to.

Mr. Bolton moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House bill No. 101 (file No. 68), entitled

A bill to amend Sections 10 and 14 of Article II of Act 198 of the laws of 1873, entitled "An Act to revise the laws providing for the incorporation of railroad companies and to regulate the running and management and to fix the duties and liabilities of all railroad and other corporations owning or operating any railroad in this State," approved May 1, 1873, being Sections 6235 and 6239 of the Compiled Laws of 1897;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof,

Mr. Rodgers moved to amend the bill

By striking out Section 1 thereof and inserting in lieu thereof the fol-

lowing to stand as Section 1:

"Section 1. That Sections 10 and 14 of Article II of Act No. 198 of the laws of 1873, entitled 'An Act to revise the laws providing for the incorporation of the railroad, bridge and tunnel companies and to regulate the running and management and to fix the duties and liabilities of all railroad, bridge, tunnel and other corporation owning or operating any railroad, bridge or tunnel within this State,' as amended, approved May 1, 1873, being Sections 6235 and 6239 of the Compiled Laws of 1897, be and the same are hereby amended so as to read as follows, to-wit:"

The amendment was adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, C. S. Mr. Adams, R. N. Anderson Ashley Austin Barnaby Bolton Brown Byrns Campbell Chapman Denby Dennis Dohany Duncan Dunn Dunstan Durham Fairbanks Ferry	Fisk Foster Francis Greusel Halladay Halladay Harley Herkimer Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B. Lovell	Mr. McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Osborn Oviatt Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, L. C. Robinson, W. C.	•	Rodgers Sanderson Scott Seeley Shook Thomas Thorington Van Zoeren Walker Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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The question being on agreeing to the title of the bill, .

Mr. Rodgers moved to amend the title so as to read as follows:

A bill to amend Sections 10 and 14 of Article II of Act 198 of the laws of 1873, entitled "An Act to revise the laws providing for the incorporation of the railroad, bridge and tunnel companies and to regulate the running and management and to fix the duties and liabilities of all railroad, bridge, tunnel and other corporation owning or operating any railroad, bridge or tunnel within this State," as amended, approved May 1, 1873, being Sections 6235 and 6239 of the Compiled Laws of 1897.

The motion prevailed.

The title as amended was then agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Read moved to take from the table

House joint resolution No. 670 (file No. 79), entitled

A joint resolution proposing an amendment to the Constitution relative to railroads.

The motion prevailed.

The joint resolution was then read a third time and passed, two-thirds of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Francis	Mr. Newberry	Mr. Shea
Anderson	Greusel	Osborn .	Shook
Ashley	Hallenbeck	Oviatt	Stone
Austin	Harley	P a ddock	Thomas
Barnaby	Herkimer	Partlow	Thorington
Brown	Holmes	Perkins	Wade
Campbell	Hunt	Pettit	Walker
Chapman	Kidder	Powell, Gardner	Wallace
Colby	Kirk, William	Powell, H. E.	Ward, C. E.
Combs	Knight	Randall	Ward, N. O.
DeLisle	Lane, John	Read	Washer
Denby	Lane, O. B.	Robinson, L. C.	Werline
Dennis	McCarthy	Robinson, W. C.	Whelan
Dunn	McEachern	Rodgers	Whitaker
Fairbanks	Master	Sanderson	Willis
Fisher	Monroe, J. H.	Scott	Wright
Fisk	Monroe, J. S.	Seeley	Speaker
Foster	Munsell .		

NAYS.

Dohany Ferry Jenks Siggi	Bolton	Dunst an	Hallada y	Morrice
	Byrns	Eichhorn	Higgins	Sheldor
	Dohany	Ferry	Jenks	Siggins

The title and preamble of the joint resolution were agreed to.

The following is the joint resolution:

A joint resolution proposing an amendment to the Constitution relative to railroads.

Resolved by the House of Representatives and Senate of the State of Michigan, That the following amendment to the Constitution of the State of Michigan, be and the same is hereby proposed and submitted to the

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people of the State, that is to say that Section 1 of Article 19a of the said Constitution, relative to "railroads," be amended so as to read as follows:

Section 1. The Legislature may from time to time pass laws establishing reasonable maximum rates of charges for the transportation of passengers and freight on different railroads in this State or may by law authorize a commission of persons, to establish and regulate such reasonable maximum rates. Contracts between such railroad companies whereby discrimination is made in favor of either of such companies as against other companies owning connecting or intersecting lines of rail-

road are prohibited.

And be it further Resolved, That the said proposed amendment be submitted to the electors of this State at the general election to be held the first Tuesday after the first Monday in November in the year 1904. That the Secretary of State is hereby required to certify this proposed amendment to the clerks of the several counties of the State, as required by Section 3624 of the Compiled Laws of 1897, but it shall be sufficient if the same shall be so certified at least ten days before such election. several county clerks shall at once, upon the receipt of such certified amendment, convene the Board of Election Commissioners of each county, and the said board shall forthwith prepare a ballot for the use of the electors desíring to vote upon said amendment, which shall be substantially in the following form: At the top of each ballot shall be printed in bold-faced type the words, "Vote on the amendment to the Constitution relative to the establishing of a commission to fix railroad rates." Then shall follow: Amendment to the Constitution relative to the establishing of a commission to fix railroad rates.

Amendment to the Constitution relative to the establishing of a com-

mission to fix railroad rates. "No."

Such ballots so prepared shall be sent out by said board of election commissioners at the time and in the same manner as the ballots to be used at said general election. And it shall be the duty of the Board of Election Inspectors at each voting precinct in this State to see to it that each elector is furnished with one of said ballots, and to inform such elector of the nature and purpose of it, and each elector shall be required, on coming out of the booth and tendering his vote to the Inspectors of Election to produce and hand to such inspectors the ballot relating to such amendment, who shall place the same in the box prepared for the purpose. All votes cast therefor shall be taken, counted and canvassed and returned as provided by law for general elections.

Mr. Knight moved to take from the table Senate bill No. 278 (file No. 130), entitled

A bill to amend Section 1 of an act, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act." approved June 28, 1887, being Section 5379 of the Compiled Laws of 1897.

The motion prevailed.

Mr. Knight moved that the bill be ordered to take effect May 1, 1903.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Sanderson moved to take from the table

House bill No. 1096, entitled

A bill to authorize the sale and transfer by the Auditor General, for the State and county taxes, interest and charges thereon, of lands located within the corporate limits of the Village of St. Charles, in Saginaw County, upon which taxes are or may become delinquent and remain unpaid to the amount of sixty per cent of the assessed valuation thereof.

The motion prevailed.

Mr. Sanderson moved that the bill be referred to the Committee on General Taxation.

The motion prevailed.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 95 (file No. 29), entitled

A bill to amend Sections 1 and 2 of Act 110 of the Public Acts of 1901, entitled "An Act to regulate the confinement and trial of infants under the age of sixteen years;"

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

Senate bill No. 131, entitled

A bill to amend Sections 2 and 3 of Act No. 185 of the Public Acts of 1901, entitled "An Act for the protection of fish in the Saginaw River and its tributaries," approved May 29, 1901;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Sanderson moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Ashley Figure 1 Austin For Barnaby From Batchelder Garnabell Grand Harman Karnabell Gombs Horman Karnabell Gombs Karnabell Grand Karnabell Gombs Karnabe	rry , ther ster ancis libraith eusel lladay ilenbeck rley rkimer ggins limes	Lovell Mr McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Robinson, L. C.	. Rodgers Sanderson Scott Seeley Shea Sheldon Stone Thomas Thorington Van Zoeren Wade Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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85 0

NAYS.

The title of the bill was agreed to.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

Senate bill No. 229, entitled

A bill to amend Section 3 of Act No. 151 of the Public Acts of 1897, entitled "An Act to regulate the catching of fish in the waters of this State by the use of pound or trap nets, gill nets, seines and other apparatus," approved May 20, 1897, the same being Section 5846 of the Compiled Laws of 1897;

With certain amendments thereto, recommending that the amend-

ments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Neal moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, R. N. Mr. Fisher Anderson Austin Barnaby Batchelder Bolton Byrns Campbell Mr. Fisher Fisk Foster Galbraith Greusel Halladay Hallenbecl	Mr. Lovell McCarthy Master Monroe, J. H. Monroe, J. S. Morrice Munsell k Neal	Mr. Scott Seeley Shea Sheldon Shook Siggins Thomas Thorington
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Mr. Chapman Mr. Harley Mr. Newberry Mr. Van Zoeren Colby Herkimer Oviatt Wade **DeLisle** Paddock Walker Higgins Dennis Holmes Partlow Wallace Dohany Hunt Perkins Ward, C. E. Duncan Kidder Powell, Gardner Washer Kirk, J. P. Kirk, William Whelan Dunn Powell, H. E. Dunstan Randall Whitaker Durham Knight Read Willis Robinson, L. C. Robinson, W. C. Eichhorn Wright Ladner Fairbanks Lane, John Lane, O. B. Speaker Ferry

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NAYS.

The question being on agreeing to the title of the bill,

Mr. Neal moved to amend the title so as to read as follows:

A bill to amend Section 3 of Act No. 151 of the Public Acts of 1897, entitled "An Act to regulate the catching of fish in the waters of this State by the use of pound or trap nets, gill nets, seines and other apparatus," approved May 20, 1897, the same being Section 5846 of the Compiled Laws of 1897, as amended by Act No. 196 of the Public Acts of 1899.

The motion prevailed.

The title as amended was then agreed to.

The House resumed the order of Motions and Resolutions.

MOTIONS AND RESOLUTIONS.

Mr. Sanderson moved to take from the table

House bill No. 1095, entitled

A bill to prohibit fishing with nets in the Saginaw River or any of the tributaries thereof, or within one mile of the mouth of said river in Saginaw Bay.

The motion prevailed.

Mr. Sanderson moved that the bill be referred to the Committee on Towns and Counties.

The motion prevailed.

Mr. Colby moved to take from the table

House bill No. 626, entitled

A bill to provide for the appointment of a stenographer of the probate court for the County of Wayne, to prescribe his duties and provide for his-compensation and to repeal Act 133 of the Public Acts of 1889.

The motion prevailed.

Mr. Colby moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R Anderson Ashley Austin Barnaby Batchelder Bolton Byrns Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan Durham Eichhorn		Fairbanks Ferry Fisher Foster Francis Galbraith Greusel Halladay Hallenbeck Harley Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John	Mr. Lane, O. B. Lovell McEachern Master Monroe, J. H. Monroe, J. S. Morrice Neal Newberry Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Robinson, L. C. Robinson, W. C. Rodgers	Mr. Sanderson Scott Seeley Shea Sheldon Shook Stone Thomas Thorington Van Zoeren Wade Walker Wallace Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

84

The title was agreed to.

Mr. Colby moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members elect voting therefor.

SPECIAL ORDER.

The Speaker laid before the House the following bill:

House bill No. 259 (file No. 36), entitled

A bill to amend Section 8 of Act No. 313 of the Public Acts of 1897, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors, in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act," the same being Section 5386 of the Compiled Laws of the State of Michigan of 1897.

Mr. Wade moved that the House resolve itself into a committee of the whole on the Special Order.

The motion prevailed.

The Speaker called Mr. Byrns to the chair.

After some time spent in the consideration of the bill the committee

rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, has made no amendments thereto, and recommends its passage.

C. J. BYRNS, Chairman.

The report was accepted.

The bill named in the report was placed on the order of Third Reading of Bills.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Village Corporations, by Mr. Galbraith, Chairman, reported

Senate bill No. 529 (file No. 158), entitled

A bill to amend Sections 1, 2 and 4 of Chapter 2 of Act No. 3 of the Public Acts of 1895, being Sections 2699, 2700 and 2702 of the Compiled Laws of 1897, entitled "An Act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," approved February 19, 1895;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 128, entitled

A bill to authorize the City of Grand Rapids to borrow a sum of money not to exceed \$120,000, and to issue the bonds of the city therefor for the purpose of meeting the expense of improving and covering the so_called West Side Big Ditch, and converting the said West Side Big Ditch into a sewer along its present location, in anticipation of the collection of assessments and taxes to defray the expense and cost thereof;

With the accompanying substitute therefor, entitled

A bill to authorize the City of Grand Rapids to borrow a sum of money not to exceed \$150,000, and to issue the bonds of the city therefor for the purpose of meeting the expense of improving and covering the so called West Side Big Ditch, and converting the said West Side Big Ditch into a sewer along its present location, and establishing a pumping station at its mouth, in anticipation of the collection of assessments and taxes to defray the expense and cost thereof;

And recommended that the substitute be concurred in and that the bill,

as substituted. do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Anderson moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Fairbanks Mr. McCarthy McEachern McEachern Master Shea

Mr.	Ashley	Mr.	Fisk	Mr.	Monroe, J. H.	Mr.	Sheldon	
	Austin		Foster		Monroe, J. S.		Shook	
	Barnaby		Francis		Morrice		Siggins	
	Batchelder		Galbraith		Munsell		Stone	
	Bolton		Greusel		Neal		Thomas	
	Brown		Halladay		Newberry		Thorington	
	Byrns		Hallenbeck		Osborn		Van Zoeren	
	Chapman		Harley		Oviatt		Walker	
	Colby		Herkimer		Paddock		Wallace	
	Combs		Higgins		Partlow		Ward, C. E.	
	DeLisle		Hunt .		Perkins		Washer	•
1	Denby		Jenks		Pettit		Wells	
	Dennis		Kirk, J. P.		Powell, Gardner	•	Werline	
	Dohany		Kirk, William		Powell, H. E.		Whelan	
	Duncan		Knight		Randall		Whitaker	
	Du nn		Ladner		Read		Willis	
	Dunstan		Lane, John		Robinson, I. C.		Wright	
	Durham		Lane, O. B.		Robinson, W. C.		Speaker .	
	Eichhorn		•		,		•	

NAYS.

85

The title was agreed to.

Mr. Anderson moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 1082, entitled

A bill to amend an act, entitled "An Act supplemental to the charter of the City of Detroit and relating to parks and boulevards and other public grounds in said city, and to repeal Act No. 374 of the Local Acts of 1879, entitled 'An Act to provide for the establishment and maintenance of a broad street and boulevard about the limits of the City of Detroit and through portions of the Townships of Hamtramck, Greenfield and Springwells. in the County of Wayne,' approved May 21, 1879," approved May 8, 1889, as amended:

With the accompanying substitute therefor, entitled

A bill to amend Section 9 of an act, entitled "An Act supplemental to the charter of the City of Detroit and relating to parks, boulevards and other public grounds in said city, and to repeal Act No. 374 of the Local Acts of 1879, entitled 'An Act to provide for the establishment and maintenance of a broad street or boulevard about the limits of the City of Detroit, and through portions of the Townships of Hamtrainck, Greenfield, and Springwells, in the County of Wayne,' approved May 21, 1879," approved May 8, 1899, as amended;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Siggins moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and navs, as follows:

YEAS.

Mr.		Mr. Durham		Mr.	Scott
	Adams, R. N.	Eichh orn	McEachern		Seeley
	Anderson	Fairbanks	Master		Sheldon
	Ashley	Ferry	Monroe, J. H.		Shook
	Austin	Fisher	Monroe, J. S.		Siggins
	Barnaby	Fisk	Morrice		Stone
	Batchelder	Foster	Munsell		Thomas
	Bolton	Francis	Neal		Van Zoeren
	Brown	Galbraith	Newberry		Wade
	Byrns	Greusel	Osborn		Walker
	Campbell	Halladay	Oviatt		Wallace
	Chapman	Harley	Paddock		Ward, C. E.
	Colby	Herki mer	Partlow		Washer
	Combs	Higgins	Perkins		Wells
	DeLisle	Hunt	Pettit		Werline
	Denby	Kidder	Powell, Gardner		Whelan
`	Dennis	Kirk, J. P.	Powell, H. E.		Whitaker
	Dohany	Kirk, William	Randall		Willis/
	Duncan	Ladner	Read		Wright
	Dunn	Lane, John	Robinson, W. C.		Speaker
	Dunstan	Lane, O. B.	,		•

NAYS.

The title was agreed to.

Mr. Siggins moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 73, entitled

A bill to amend Act No. 21 of the Public Acts of 1893, approved March 29, 1893, being entitled "An Act to authorize the cities and villages of this State to acquire by purchase or condemnation all the rights of toll and plank road companies in the streets and avenues of such cities and villages, and to authorize such toll or plank road companies to sell such portions of their roads or franchises as lie within such cities or villages to any city or village in which the same may be located;"

With the accompanying substitute therefor, entitled

A bill to authorize the cities, villages and townships of this State to acquire by purchase or condemnation all or any part of the rights, roads, property, privileges and franchises of toll or plank road companies in the streets, avenues and highways of such cities, villages and townships, and to authorize such toll or plank road companies to sell such portion of their rights, roads, property, privileges or franchises, as lie within such cities, villages or townships to any city, village or township in which the same may be located, and to authorize the common councils of such cities or villages and the township boards of such townships which have hitherto acquired or may hereafter so acquire such rights, roads, property, privileges or franchises to provide for the payment thereof, and to repeal Act No. 21 of the Public Acts of 1893, entitled "An Act to authorize the cities and villages of this State to acquire by purchase or condemnation, all the

rights of toll and plank road companies in the streets and avenues of such cities and villages, and to authorize such toll or plank road companies to sell such portions of their roads or franchises as lie within such cities or villages to any city or village in which the same may be located," and all acts or parts of acts in any manner contravening the provisions of this act:

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 905, entitled

A bill to amend the charter of the City of Battle Creek; With the accompanying substitute therefor, entitled

A bill to amend Section 1 of Chapter 4; to amend Sections 1 and 2 of Chapter 6 and to add one new section thereto to stand as Section 3; to amend subdivision 52 of Section 7 of Chapter 10 and to add one subdivision to said Section 7 to stand as Subdivision 68; to amend Sections 1 and 4 of Chapter 12; to amend Section 1 of Chapter 19; to amend Sections 1, 2 and 3 of Chapter 38, to amend Section 3 of Chapter 40 of Act No. 430 of the Local Acts of 1899, entitled "An Act to amend and revise the charter of the City of Battle Creek," approved June 1, 1899, as amended by Act No. 452 of the Local Acts of 1901, approved May 28, 1901;

And recommended that the substitute be concurred in and that the bill.

as substituted. do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported Senate bill No. 137, entitled

A bill to legalize the action of the township board of the Township of Egleston, Muskegon County, in voting to issue certain orders on the treasurer of said township in payment for money loaned said township, and to declare said orders legal and proper claims against said township, and to provide for the payment of the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Byrns moved that the bill be laid on the table.

The motion prevailed.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 596, entitled

A bill to pay the City of Grand Rapids moneys disbursed for the relief of sick, disabled and needy soldiers, sailors and marines or ex-soldiers,

sailors and marines of the late Spanish-American war and to provide for the allowance of such claims;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on State Library, by Mr. Dunn, Chairman. reported Senate bill No. 372 (file No. 152), entitled

A bill to provide for placing the reports of the county, township and municipal officers in the State Library;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on State Library, by Mr. Dunn, Chairman, reported Senate bill No. 171 (file No. 53), entitled

A bill to secure information regarding all public or school libraries in this State;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

By unanimous consent the House resumed the order of Motions and Resolutions.

MOTIONS AND RESOLUTIONS.

Mr. Higgins moved to take from the table House bill No. 243 (file No. 187), entitled

A bill to amend Section 8 of Chapter 1 of Act 243 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads and the building, repairing and preservation of bridges within this State," approved June 8, 1881, and to add to said chapter one new section to be numbered Section 16.

The motion prevailed...

Mr. Higgins moved that the bill be re-referred to the Committee on Roads and Bridges.

The motion prevailed.

Mr. Brown moved to take from the table

Senate bill No. 148, entitled

A bill to provide a salary for and to prescribe certain duties of the circuit court commissioner of Iron County.

The motion prevailed.

Mr. Brown moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Colby offered the following resolution:

House resolution No. 108.

Resolved, That all committees be hereafter required to enclose in brackets all changes made in present laws in bills reported out, and that the State Printer print said bills with such brackets included.

The resolution was adopted.

The Speaker laid before the House the following resolution, offered yesterday by Mr. Combs, and laid over until to-day under the rules:

House resolution No. 106.

Resolved by the House (the Senate concurring), That from and after 12 o'clock noon on Wednesday, the 13th day of May, 1903, the two Houses of the Legislature will transact no other business than for the President of the Senate and the Speaker of the House to sign enrolled bills for presentation to the Governor, and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of the House, and the date of final adjournment of the Legislature shall be on Wednesday, the 20th day of May, 1903, at 12 o'clock noon of that day.

The question being on the adoption of the resolution,

Mr. Randall moved to amend the resolution so as to read as follows: Resolved by the House (the Senate concurring), That from and after 12 o'clock noon on Wednesday, the 28th day of May, 1903, the two Houses of the Legislature will transact no other business than for the President of the Senate and the Speaker of the House, to sign enrolled bills for presentation to the Governor, and the entry of the same on the Journal by the Secretary of the Senate and the Clerk of the House, and the date of final adjournment of the Legislature shall be on Wednesday, the 5th day of June, 1903, at 12 o'clock noon of that day.

Mr. Colby moved that the further consideration of the resolution be

indefinitely postponed.

The question being on the amendment offered by Mr. Randall.

The amendment was not adopted.

The question being on the motion made by Mr. Colby that the further consideration of the resolution be indefinitely postponed,

Mr. Combs demanded the yeas and nays.

The demand was seconded.

The further consideration of the resolution was then indefinitely postponed, a majority of the members present voting therefor, by year and nays, as follows:

Mr. Adams, C. S.	Mr. Ferry	Mr. McCarthy	Mr. Seeley
Adams, R. N.	Fisher	McEachern	Shea
Ande rson	Fisk	Master	Shook
Austin	Foster	Monroe, J. H.	Siggins
Barnaby	Francis	Monroe, J. S.	Stone
Bo ton	Greusel	Morrice	Thomas
Byrns	Halladay	Munsell	Van Zoeren
Campbell	Herkimer	Osborn	Wade

Fairbanks

Mr. Holmes Mr. Oviatt Mr. Walker Mr. Chapman Wallace Colby Hunt Paddock Dennis Kidder Perkins. Washer Kirk, William Powell, Gardner Wells Dohany Knight Powell, H. E. Whelan Duncan Whitaker Dunn Ladner Randall Lane, John Durham Robinson, W. C. Willis Eichhorn Lovell Scott Wright

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NAYS.

Mr. Sheldon · Mr. Combs Mr. Higgins Mr. Newberry Thorington DeLisle Kirk, J. P. Partlow Dunstan Lane, O. B. Ward, C. E. Read Galbraith Robinson, L. C. Speaker Neal

Mr. Shook offered the following resolution:

House resolution No. 109.

Resolved, That the daily sessions of the House shall commence at 10 o'clock a. m. until further ordered.

The resolution was adopted.

Mr. Read moved that the rules be suspended, and that the committee of the whole be discharged from the further consideration of

Senate bill No. 437, entitled

A bill making appropriations for the Industrial School for Boys, for the fiscal year ending June 30, 1904, for rebuilding a boiler house destroyed by fire April 6, 1903, repairing and extending coal shed and purchasing four new boilers and attachments thereto, and for remodeling and enlarging the lecture hall, and to provide a tax therefor;

And that the bill be re-referred to the Committee on Industrial School

for Boys.

The motion prevailed, two-thirds of all the members present voting therefor.

The Clerk announced that the following bills had been printed and that they were presented to the Governor April 22.

House bill No. 102 (file No. 11, enrolled No. 218);

House bill No. 119 (file No. 25, enrolled No. 219);

House bill No. 611 (file No. 176, enrolled No. 220);

House bill No. 505 (file No. 161, enrolled No. 222).

Mr. Oviatt moved that the House adjourn.

The motion prevailed, the time being 6 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 10 o'clock a.m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

ROBERT SMITH PYG. 60. STATE PRINTERS.

SESSION OF 1903



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SIXTY-SIXTH DAY.

Lansing, Thursday, April 23.

10 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named member was absent with leave: Mr. Notting-

ham.

The following named members were absent without leave: Messrs. Gallup, Jenks, Richards and Rodgers.

Mr. Washer moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

Mr. Morrice asked and obtained leave of absence for himself from to-morrow's session.

PRESENTATION OF PETITIONS.

No. 565. By Mr. Ladner: Petition of C. M. Schredmon and 26 other citizens of Lansing, asking for the passage of the so-called Anti-Cigarette bill.

The petition was referred to the committee of the whole.

No. 566. By Mr. H. E. Powell: Petition of J. J. Moulton and 24 other citizens of Lansing, on the same subject.

Same reference.

No. 567. By Mr. H. E. Powell: Petition of Rev. T. L. Iddings and 37 other citizens of Lansing, on the same subject.

Same reference.

No. 568. By Mr. H. E. Powell: Petition of Mrs. F. C. Blasius and 36 other citizens of Lansing, on the same subject.

Same reference.

No. 569. By Mr. Reynolds: Petition of Rev. E. J. Burgess and 31 other citizens of Honor, Benzie County, asking for the passage of the so-called Holmes bill, providing for the giving of bonds by liquor dealers. The petition was referred to the committee of the whole House.

- No. 570. By Mr. McCarthy: Petition of Eli Dutton and 26 other citizens of Whittemore, Iosco County, on the same subject.

 Same reference.
- No. 571. By Mr. McCarthy: Petition of M. C. Scott and 17 other citizens of Prescott, Ogemaw County, on the same subject.

 Same reference.
- No. 572. By Mr. L. C. Robinson: Petition of H. E. Painter and 18 other citizens of Marshall, asking for the passage of House bill No. 559, creating a State Highway Bureau. also House joint resolution No. 560, providing for an amendment to the Constitution relative to highways. The petition was referred to the Committee on Roads and Bridges.
- No. 573. By Mr. Dunn: Petition of Geo. W. Bartlett and 20 other citizens of St. Clair County, on the same subject.

 Same reference.
- No. 574. By. Mr. J. H. Monroe: Petition of M. H. Griffiths and 20 other citizens of Traverse City, asking for the passage of House bill No. 719, providing for the safety of persons employed upon buildings in the course of erection.

The petition was referred to the Committee on Labor.

- No. 575. By Mr. Baumgaertner.: Petition of Paul Bohnhoff and 25 other citizens of Saginaw, on the same subject.

 Same reference.
- No. 576. By Mr. Baumgaertner: Petition of Paul Bohnhoff and 25 other citizens of Saginaw, asking for the passage of House bill No. 720, regulating the liability of employers.

The petition was referred to the Committee on Judiciary.

- No. 577. By Mr. J. H. Monroe: Petition of M. H. Griffiths and 20 other citizens of Traverse City, on the same subject.

 Same reference.
- No. 578. By Mr. Baumgaertner: Petition of Paul Bohnhoff and 25 other citizens of Saginaw asking for the passage of House bill No. 721, relative to the amendment to the lien law.

The petition was referred to the Committee on Judiciary.

- No. 579. By Mr. J. H. Monroe: Petition of M. H. Griffiths and 20 other citizens of Traverse City on the same subject. Same reference.
- No. 580. By Mr. J. H. Monroe: Petition of M. H. Griffiths and 20 other citizens of Traverse City, asking for an amendment to the Constitution, permitting municipal ownership of street railways.

 The petition was referred to the committee of the whole House.
- No. 581. By Mr. Baumgaertner: Petition of Paul Bohnhoff and 25 other citizens of Saginaw, on the same subject.
 Same reference.

No. 582. By Mr. Werline: Petition of Henry Schetter and 61 other citizens of Menominee, asking for the passage of a bill, providing for a reduction in railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

No. 583. By Mr. Werline: Petition of W. J. Oberdorffer and 109 other citizens of Menominee County on the same subject.

Same reference.

REPORTS OF STANDING COMMITTEES.

The Committee on State Public School, by Mr. Van Zoeren, Chairman, reported

Senate bill No. 37 (file No. 6), entitled

A bill to provide for the government, management and control of the State Public School at Coldwater, and to repeal all acts or parts of acts inconsistent with this act;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on College of Mines, by Mr. William Kirk, Chairman, reported

Senate bill No. 73 (file No. 164), entitled

A bill making appropriations for the current expenses and building and special purposes for the Michigan College of Mines at Houghton, for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged. The bill was referred to the Committee on Ways and Means.

The Committee on Revision and Amendment of the Statutes, by Mr. Master, Chairman, reported

House bill No. 177, entitled

A bill to amend Section 3 of Chapter 109 of the Revised Statutes of the year 1846, entitled "Of the partition of lands owned by several persons," being Section 11015 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Private Corporations, by Mr. Ferry, Chairman, reported

House bill No. 602 (file No. 218), entitled

A bill for the incorporation of associations not for pecuniary profit; With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Elections, by Mr. Colby, Chairman, reported

House bill No. 859, entitled

A bill authorizing and directing the township board of the Township of Hamtramck, in the County of Wayne, to divide said township into two election districts and to repeal all acts and parts of acts in conflict herewith;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Dohany moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunstan	Mr. Durham Eichhorn Fairbanks Ferry Fisher Foster Francis Galbraith Greusel Halladay Hallenbeck Harley Herkimer Higgins Kidder Kirk, J. P. Kirk, William Ladner Lane, John Lane, O. B. Lovell	Mr. McCarthy McEachern Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Oviatt Paddock Partlow Perkins Pettit Powell, H. E. Randall Read Reynolds Robinson, L. C. Robinson, W. C. Seeley	Mr. Shea Sheidon Shook Siggins Stone Thomas Thorington Vandercook Van Zoeren Wade Walker Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

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The title of the bill was agreed to.

The Committee on Elections, by Mr. Colby, Chairman, reported House bill No. 858, entitled

A bill authorizing and directing the township board of the Township of Greenfield, in the County of Wayne, to divide said township into two election districts and to repeal all acts and parts of acts in conflict here with;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Dohany moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Ashley Austin Barnaby Baumgaertner Bolton Brown Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Duncan Dunn Dunstan Durham Eichhorn Fairbanks	Mr. Ferry Fisher Fisk Foster Francis Galbraith Greusel Halladay Hallenbeck Herkimer Higgins Holmes Hunt Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B.	Mr. McCarthy M McEachern Monroe, J. H. Monroe, J. S. Morrice Neal Newberry Osborn Oviatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Robinson, L. C. Robinson, W. C. Sanderson	ir. Scott Shea Sheldon Siggins Stone Thomas Thorington Vandercook Wade Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

85

The title of the bill was agreed to.

The Committee on Elections, by Mr. Colby, Chairman, reported House bill No. 178, entitled

A bill to amend an act, entitled "An Act to authorize the use of any thoroughly tested and reliable voting machine at any election held in this State," being Act 61 of the Public Acts of 1897, by adding thereto two new sections to stand as Sections 10 and 11;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported Senate bill No. 98 (file No. 132), entitled

A bill making appropriations for the purchase of books and equipments for the Michigan State Library and the Michigan traveling libraries for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported Senate bill No. 33 (file No. 23), entitled

A bill to provide for the publication and distribution of a record of Michigan soldiers and sailors of the War of the Rebellion, and to make an appropriation therefor;

With the accompanying substitute therefor, entitled

A bill to provide for the publication and distribution of a record of Michigan soldiers and sailors of the War of the Rebellion, and to make an appropriation for the fiscal year ending June 30, 1904, therefor, and to provide a tax to meet the same:

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Labor, by Mr. Duncan, Chairman, reported House bill No. 719, entitled

A bill to provide for the safety of persons employed upon buildings in course of erection and to place the same under the supervision of the Commissioner of Labor:

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported

House bill No. 962, entitled

A bill to prevent any employer of labor who is a defendant in a suit at law, brought by any servant or employe, or the representative of any deceased employe for the recovery of damages for personal injuries, or for causing death, from making the defense that the servant or employe assumes the risk of receiving injuries from apparent dangers in certain cases;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 551, entitled

A bill to amend Section 25 of Chapter 28, being an act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan, being Act 183 of the Public Acts of 1897, approved May 29th, 1897, said section being Compiler's Section 387;

With the accompanying substitute therefor, entitled

A bill to amend Section 25 of Chapter 28, being an act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan, being Act 183 of the Public Acts of 1897, approved May 29th, 1897, said section being Compiler's Section 387 of the Compiled Laws of 1897;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Galbraith moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Ferry	Mr. McCarthy	Mr. Robinson, W. C.
Adams, R. N.	Fisher	McEachern	Sanderson
Ashley	Fisk	Master	Scott
Austin	Foster	Monroe, J. H.	Shook
Barnaby	Francis	Monroe, J. S.	Stone
Batchelder	Galbraith	Morrice	Thomas
Baumgaertner	Halladay	Munsell	Thorington
Campbell	Hallenbeck	Neal	Wade
Chapman	Harley	Newberry	Walker
Colby	Herkimer	Osborn	Wallace
DeLisle	Higgins	Oviatt	Ward, C. E.
Denby	Kidder	Paddock	Ward, N. O.
Dennis	Kirk, J. P.	Perkins	Washer
Dohany	Kirk, William	Pettit	Wells
Duncan	Knight	Powell, Gardner	. Whelan
Dunn	Ladner	Powell, H. E.	Whitaker
Dunstan	Lane, John	Randall	Willis
Durham	Lane, O. B.	Reynolds	Wright
Eichhorn	Lovell	Robinson, L. C.	Speaker
			70

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NAYS.

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The title of the bill was agreed to.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

House bill No. 1046, entitled

A bill to amend Act No. 281 of the Local Acts of 1901, being "An Act to provide for the control by the Board of Supervisors of Jackson County of certain classified index or abstract books, and for the making and maintenance thereof and for the use thereof by the public";

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee, The substitute was adopted.

Mr. Fisk moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Campbell Combs DeLisle Denby Dennis Dohany Duncan	Mr. Eichhorn Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Halladay Harley Herkimer Kidder Kirk, J. P. Kirk, William Knight Ladner	McEachern Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Oviatt Perkins Pettit Powell, Gardner Powell, H. E. Randall Read	Mr. Sanderson Scott Seeley Shea Shook Thomas Thorington Wade Walker Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker
Dunn	Lane, John	Reynolds	Willis
Dunstan	Lane, O. B.	Robinson, L. C	Wright
Durham	Lovell	Robinson, W. C.	Speaker

76

NAYS.

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The title of the bill was agreed to.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

House bill No. 1071, entitled

A bill to authorize the board of supervisors of the County of Gogebic to have general supervision in cases of contagious diseases in said county; to audit and allow all bills arising therefrom, to establish one or more pest houses, and to employ one or more county physicians, and to prescribe their duties;

With the accompanying substitute therefor, entitled

A bill to authorize the boards of supervisors of the Counties of Gogebic and Marquette to have general supervision in cases of contagious diseases arising in said counties; to audit and pay all bills contracted therefor; to establish one or more pest houses, and to employ one or more county physicians, and to prescribe their duties;

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Wells moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown ' Byrns Campbell Chapman Combs DeLisle Denby	Fairbanks Ferry Fisher Fisk Foster Francis Galbraith Halladay Harley Herkimer Higgins Holmes Kidder Kirk, J. P.	Mr. McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Osborn Oviatt Paddock Perkins Pettit Powell, H. E. Randall	Mr. Scott Seeley Shea Shook Thomas Thorington Vandercook Wade Walker Wallace Ward, C. B. Ward, N. O. Washer Wells Werline
Denby	Kirk, J. P.	Randall	Werline
Dennis	Kirk, William	Read	Whelan
Dohany	Knight	Reynolds	Whitaker
Duncan	Ladner	Robinson, L. C.	Willis
Dunn	Lane, John	Robinson, W. C.	Wright
Dunstan	Lane, O. B.	Sanderson	Speaker

NAYS.

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The title was agreed to.

Durham

Mr. Byrns moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Military Affairs, by Mr. Hallenbeck, Chairman, reported

House bill No. 1098, entitled

A bill to provide for the dedication of a monument to be erected at Andersonville, Georgia. in memory of the seven hundred Union soldiers who died there:

With the recommendation that the bill pass.

Lovell

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval on April 22, of the following bills:

House bill No. 431 (enrolled No. 183), entitled

A bill to detach township No. 30 north, range 3 east, from the Township of Hillman, in Montmorency County, as the same is now organized, and to create and organize said township No. 30 north, range 3 east, into a new township to be known and designated as the Township of Avery;

House bill No. 505 (file No. 161, enrolled No. 222), entitled

A bill to amend Section 3 of Act No. 119 of the Public Acts of 1893, being an act, entitled "An Act to define what shall constitute fraternal beneficiary societies, orders or associations, to provide for their incorporation and the regulation of their business, and for the punishment for violation of the provisions of the act of their incorporation, and to repeal all existing acts inconsistent therewith," approved May 25, 1893, as amended by Act 263 of the Public Acts of 1895, approved June 3, 1895, the same being Section 7742 of the Compiled Laws of 1897.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 22, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 918, entitled

A bill to authorize the Township of Au Gres, in the County of Arenac, and State of Michigan, to borrow money and issue its bonds therefor for the purpose of building a bridge or bridges across the Au Gres River in said township, and to repair the East Saginaw and Au Sable State road in said township, and to provide a tax for the payment of said bonds and the interest thereon;

House bill No. 201, entitled

A bill to provide for the disposition by the Board of Control of State Swamp Lands of the lands unearned in carrying out the purpose of Act No. 169 of the Public Acts of 1897;

House bill No. 1082, entitled

A bill to amend Section 9 of an act, entitled "An Act supplemental to the charter of the City of Detroit and relating to parks and boulevards and other public grounds in said city, and to repeal Act No. 374 of the Local Acts of 1879, entitled 'An Act to provide for the establishment and maintenance of a broad street or boulevard about the limits of the City of Detroit and through portions of the Townships of Hamtramck, Greenfield and Springwells, in the County of Wayne, approved May 21, 1879,'" approved May 8, 1889, as amended;

House bill No. 919, entitled

A bill to authorize the Township of Whitney, in the County of Arenac and State of Michigan, to borrow money and issue its bonds therefor for the purpose of building a bridge or bridges across the Au Gres River in said township, and to provide a tax for the payment of said bonds and the interest thereon;

And to inform the House that the Senate has passed said bills, and

has ordered the same to take immediate effect.

Very respectfully.
ELBERT V. CHILSON.

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 22, 1903.

To the Speaker of the House of Representatives:

Sir:—I am instructed by the Senate to return to the House the following bills:

House bill No. 139 (file No. 145), entitled

A bill to define and perfect the title to certain State tax homestead lands and to limit the time for bringing actions in regard thereto;

House bill No. 680 (file No. 117), entitled

A bill to amend Section 142 of Act No. 206 of the Session Laws of 1893, being "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891 and all other acts and parts of acts in any wise contravening any of the provisions of this act," being Section 3901 of the Compiled Laws of 1897, as added by Act 229 of the Session Laws of 1897;

House bill No. 244 (file No. 204), entitled

A bill making an appropriation for the Michigan State Agricultural Society for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

House bill No. 193 (file No. 114), entitled

A bill to amend Section 98 of Act No. 206 of the Session Laws of 1893, being "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes here-tofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in any wise contravening any of the provisions of this act," being Section 3921 of the Compiled Laws of 1897, as amended by Act 262 of the Session Laws of 1899;

House bill No. 43 (file No. 153), entitled

A bill to provide for the care and preservation of cemetery lots; And to inform the House that the Senate has passed said bills. Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 22, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 732 (file No. 189), entitled

A bill to amend the title and Sections 1, 6, 7 and 8 of Act No. 111 of the Public Acts of 1889, entitled "An Act to protect fish and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes and in certain waters and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts," approved May 24, 1889, and to add a new section thereto to stand as Section 15;

And to inform the House that the Senate has amended the bill as follows:

By inserting in line 37 of Section 6 after the word "Bay" the words "or in any other waters under the provisions of any local act";

And that, as thus amended, the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr.	Adams, C. S. Adams, R. N. Ashley Austin Barnaby Batchelder Baumgaertner Bolton Brown Byrns Campbell Chapman DeLisle Denby Dennis Dohany Duncan Dunn Dunstan Durham Eichhorn	Mr.	Fairbanks Ferry Fisher Fisher Fisk Foster Francis Galbraith Halladay Hallenbeck Harley Herkimer Higgins Holmes Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B.	Mr.	Lovell McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Oviatt Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds		Sanderson Scott Seeley Shea Shook Stone Thomas Thorington Vandercook Wade Walker Wallace Ward, C. E. Washer Werline Whelan Whitaker Willis Wright Speaker
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The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 22, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 157, entitled

A bill to amend Sections 1 and 10 of Chapter 5; Section 20 of Chapter 6; Section 1 of Chapter 19, of Act No. 301 of the Local Acts of 1875, entitled "An Act to re-incorporate the City of Lapeer," approved April 1, 1875, and acts amendatory thereof, and to repeal all acts or parts of acts contravening the provisions of this act:

And to inform the House that the Senate has passed said bill, and has

ordered the same to take immediate effect.

Very respectfully.

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee.

Mr. Kidder moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, C	S. S. Mr. Eichhorn	Mr. Lane, O. B.	Mr. Robinson, W. C.
Adams, R	. N. Fairbanks	Lovell	Sanderson
Anderson	Ferry	McCarthy	Scott
Ashley	Fisher	McEachern	Seeley
Austin	Fisk	Master	Shea
Barnaby	Foster	Monroe, J. H.	Shook
Baumgaer	rtner Francis	Monroe, J. S.	Stone
Bolton	Galbraith	Morrice	Thomas
Brown	Halladay	Munsell	Thorington
Byrns	Hallenbeck	Neal	Vandercook
Campbell	Harley	Newberry	Wade
Chapman	Hemans	Osborn	Walker
Combs	Herkim er	Oviatt	Wallace
DeLisle	Higgins	Paddock	Ward, C. E.
Denby	Holmes	Perking	Ward, N. O.
Dennis	Kidder	Pettit	Werline
Dohany	Kirk, J. P.	Powell, Gardner	r Whelan
Duncan	Kirk, Willian	m Powell, H. E.	Whitaker
Dunn	Knight	Randall	Willis
Dunstan	Ladner	Read	Wright
Durham	Lane, John	Reynolds	Speaker
	,	•	84

The title was agreed to.

Mr. Kidder moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, April 22, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 349 (file No. 95), entitled

A bill to amend Section 33 of Act No. 118 of the Public Acts of the State of Michigan for the year 1893, approved May 26, 1893, entitled "An Act to revise and consolidate the laws relative to the State Prison, to the State House of Correction, and branch of the State Prison in the Upper Peninsula, and to the House of Correction and Reformatory at Ionia, and the government and discipline thereof, and to repeal all acts inconsistent therewith," being Compiler's Section No. 2112 of the Compiled Laws of the State of Michigan for the year 1897;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on State Prison.

The following message from the Senate was received and read:

Senate Chamber, April 22, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 172, entitled

A bill to amend Section 2 of Act No. 26 of the Public Acts of 1899, entitled "An Act to provide for the inspection of illuminating oils manufactured from petroleum or coal oils, and to repeal Act No. 127, laws of 1879, as amended by Act No. 49 of the laws of 1881, Act No. 20 of the laws of 1883, Act No. 71 of the laws of 1891, and Act No. 94 of the laws of 1893:"

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the Committee on State Affairs.

The following message from the Senate was received and read:

Senate Chamber, April 22, 1903.

To the Sneaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 433 (file No. 169), entitled

A bill to amend Act No. 12 of the Public Acts of 1869, entitled "An Act to authorize and encourage the formation of corporations to establish rural cemeteries and provide for the care and maintenance thereof," as amended by Acts Nos. 218 and 219 of the Public Acts of 1875, by adding one new section thereto to stand as Section 15, authorizing such corporations to create endowment funds and to receive money from lot owners for the purpose of perpetually caring for the lots and property of such corporation;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

The following message from the Senate was received and read:

Senate Chamber. April 22, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill: Senate bill No. 265 (file No. 56), entitled

A bill to establish the Michigan Employment Institution for the Blind and provide for its management, and to make an appropriation therefor;

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect, and also to inform the House that the bill has been ordered reprinted for the use of the House.

Very respectfully.

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on School for the Blind.

THIRD READING OF BILLS.

House bill No. 259 (file No. 36), entitled

A bill to amend Section 8 of Act No. 313 of the Public Acts of 1897, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating liquors, and malt, brewed or fermented liquors, and vinous liquors, in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act." the same being Section 5386 of the Compiled Laws of the State of Michigan of 1897;

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Wade moved to amend the bill:

By inserting in line 111 of Section 8 after the word "Probate" the words "to the circuit court."

The amendment was adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill, The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

NAYS.

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Mr. Anderson	Mr. Foster	Mr. Paddock	Mr. Thorington	
Denby	Harley	Sheldon	Washer	
Eichhorn	Lovell			10

The title of the bill was agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Dennis moved to take from the table

House bill No. 1160, entitled

A bill withdrawing certain lands from the State forestry reserve and providing for their appraisal and sale.

The motion prevailed.

Mr. Dennis moved that the bill be referred to the Committee on Public Lands.

The motion prevailed.

Mr. Anderson moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of House bill No. 596, entitled

A bill to pay the City of Grand Rapids moneys disbursed for the relief of sick, disabled and needy soldiers, sailors and marines or ex-soldiers, sailors and marines of the late Spanish-American war and to provide for the allowance of such claims:

And that the bill be re-referred to the Committee on State Affairs. The motion prevailed, two-thirds of all the members present voting therefor.

The Speaker pro tem. was called to the chair by the Speaker.

Mr. Batchelder moved that the Committee on Ways and Means be requested to report

House bill No. 188, entitled

A bill to provide for the erection and construction of an addition to the State Capitol building and to make an appropriation therefor, and to provide for the same by tax.

The motion did not prevail.

Mr. Baumgaertner moved to take from the table

House bill No. 784, entitled

A bill to provide for the examination and licensing of butchers and to regulate the sale of meats and poultry and the products of meat.

The motion did not prevail.

Mr. Sanderson offered the following resolution:

House resolution No. 110.

Whereas, The great ruler of the Universe has, in His infinite wisdom, removed from the walks of life, the Honorable Francis Ackley, late a resident of St. Charles, Saginaw County; and

Whereas, The position held by him as a member of the Legislature of 1873, makes it fitting that we record our appreciation of his public services: therefore

Resolved. That the wisdom and ability which he exercised in all of his public trusts, by counsel, service, and the faithful discharge of duty. has endeared his memory to his many friends, and, with deep sympathy for the afflicted widow and family of the deceased, we express an earnest hope that even so great a bereavement may be overruled for their highest good: and further

Resolved. That the Clerk of this House forward an engrossed copy of this resolution to the widow of the deceased.

The resolution was unanimously adopted, by a rising vote.

Mr. Baumgaertner moved to take from the table

House bill No. 785, entitled

A bill to prohibit the opening of butcher shops on the first day of the week, commonly known as Sunday, for the purpose of buying or selling meats or the products of meats.

The motion did not prevail.

Mr. McEachern moved that a respectful message be sent to the Senate. asking the return to the House of

Senate bill No. 148, entitled

A bill to provide a salary for and to prescribe certain duties of the circuit court commissioner of Iron County.

The motion prevailed.

Mr. Hemans moved that the House take a recess until 2 o'clock p. m. The motion prevailed, the time being 11:45 o'clock a.m.

AFTER RECESS.

2 o'clock p. m.

The House was called to order by the Speaker.

Mr. Rodgers entered the House and took his seat.

The House resumed the order of Motions and Resolutions.

MOTIONS AND RESOLUTIONS.

Mr. Greusel moved to take from the table

House joint resolution No. 24 (file No. 155), entitled

A joint resolution proposing an amendment to Article IV of the Constitution of this State by adding a section thereto relative to the ownership and operation of street railways by the City of Detroit.

The motion prevailed.

The joint resolution was then read a third time and the question being upon its passage,

Mr. Colby moved that there be a call of the House.

The motion prevailed.

The roll of the House was called by the Clerk, and the following member was reported absent without leave: Mr. Neal.

Mr. Wade moved that the Sergeant-at-Arms be despatched after the absentee without leave.

The motion prevailed.

Mr. Colby moved that the House proceed with the regular order of business under the call.

The motion prevailed.

During the discussion of House joint resolution No. 24 (file No. 155), the question being on its passage,

The Sergeant-at-Arms announced Mr. Neal at the bar of the House.

Mr. Neal was admitted within the bar and explained that his absence without leave was due to the fact that he was securing necessary staffstics from several of the State Departments relative to the Normal School appropriation bill.

Mr. Wade moved that the excuse be accepted and that Mr. Neal be

allowed to take his seat.

The motion prevailed.

The question being on the passage of House joint resolution No. 24 (file No. 155).

Mr. W. C. Robinson moved to amend the joint resolution

1. By striking out of line 5 thereof the words "and operate."

2. By inserting in line 5 after the word "condemnation" the word "and."

The question being on the adoption of the amendments,

Mr. Wade demanded the yeas and nays.

The demand was seconded.

The amendments were then not adopted, two-thirds of the members present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Dunstan	Mr. Ladner	Mr. Powell, H. E.
Batchelder	Eichhorn	Lane, John	Read
Baumgaertner	Fairbanks	Lovell	Reynolds
Bolton	Fisher	McEachern	Robinson, W. C.
Brown	Harley	Monroe, J. H.	Sanderson
Byrns	Herkimer	Osborn	Scott
Chapman	Higgins	Oviatt	Seele y
Dennis	Kidder	Partlow	Whitaker
Dunn	Knight		34

NAYS.

Mr. Adams, R. N.	Mr. Francis	Mr. Neal	Mr. Thorington
Ashley	Galbraith .	Newberry	Vandercook
Austin	Greusel	Paddock	Van Zoeren
Campbell	Halladay	Perkins	Wade
Colby	Hallenbeck	Pettit	Walker
Combs	Hemans	Powell, Gardne	er Wallace
DeLisl e	Holmes	Randall	Ward, C. E.
Denby	Hunt	Robinson, L. C	. Ward, N. O.
Dohany	Kirk, J. P.	Shea	Washer
Duncan	Lane, O. B.	Sheldon	W erlin e
Durham	McCarthy	Shook	Whelan
Ferry	Master	Siggins	Willis
Fisk	Morrice	Stone	Wright
Foster	Munsell	Thomas	Speaker

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The question being on the passage of the joint resolution. after an extended discussion thereon,

Mr. Van Zoeren demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The joint resolution was then not passed, two-thirds of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Ashley Austin Colby Combs DeLisle Denby Duncan	Mr. Ferry Fisher Fisk Greusel Hemans Hunt Kirk, J. P.	Mr. Morrice Mr. Neal Pettit Robinson, W. C. Shea Siggins Stone	r. Thorington Van Zoeren Wade Ward, C. E. Werline Whelan Whitaker
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NAYS.

Mr. Adams, C. S.	Mr. Foster	Mr. McCarthy	Mr. Robinson, L. C.
Anderson	Francis	McEachern	Sanderson
Batchelder	Galbraith	Master	Scott
Baumgaertner	Halladay	Monroe, J. H.	Seeley
Bolton	Hallenbeck	Monroe, J. S.	Sheldon
Brown	Harley	Munsell	Shook
Byrns	Herkimer	Newberry	Thomas
Campbell	Higgins	Osborn	Vandercook
Chapman	Holmes	Oviatt	Walker
Dennis	Kidder	Paddock	Wallace
Dohany	Kirk, William	Partlow	Ward, N. O.
Dunn	Knight	Perkins	Washer
Dunstan	Ladner	Powell, H. E.	Wells
Durham	Lane, John	Randall	Willis
Eichhorn	Lane, O. B.	Read	Wright
Fairbanks	Lovell	Reynolds	Speaker
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Mr. Eichhorn moved that a respectful message be sent to the Senate, asking the return to the House of

Senate bill No. 521, entitled

A bill to permit of the use of pound nets with meshes not less than two and one-half inches, for taking perch, herring and other rough fish, and of gill nets with meshes not less than three and one-half inches, extension measure, for taking "Menominees," during certain seasons of the year, in the waters of Lake Huron and St. Clair River within the County of St. Clair, where they will not interfere with or catch immature whitefish, lake trout or wall-eyed pike.

The motion prevailed.

Mr. Sanderson moved that all further proceedings under the call be dispensed with.

The motion prevailed.

SPECIAL ORDER.

The Speaker laid before the Hous: the following bill:

House substitute for Senate bill No. 96 and House bills Nos. 3, 183, 184, 185 and 658, entitled

A bill to amend Sections 8, 9 and 19 of Act No. 206 of the Public Acts of Michigan for the year 1893, entitled "An Act to provide for the assessment of property and the levy (and collection) of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being continuous Sections 3831, 3832 and 3842 of the Compiled Laws of Michigan of 1897.

Mr. Seeley moved that the House resolve itself into a committee of the whole on the special order.

The motion prevailed.

The Speaker called Mr. C. S. Adams to the chair.

After some time spent in the consideration of the bill the committee

rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, but not having completed such consideration, reports progress thereon and asks leave to sit again.

C. S. ADAMS, Chairman.

The report was accepted.

The question being on complying with the request of the committee rela-

tive to the bill named in the report.

The request was complied with and the committee was granted leave to sit again on the bill.

Mr. Pettit moved that the House take a recess until 7:30 o'clock p. m. The motion prevailed, the time being 5:45 o'clock p. m.

AFTER RECESS.

7:30 o'clock p. m.

The House was called to order by the Speaker.

Messrs. Barnaby and Francis asked and obtained leave of absence for themselves from tomorrow's session.

Mr. Willis asked and obtained leave of absence for Mr. Kidder from tomorrow's session.

Mr. Sheldon asked and obtained leave of absence for himself from the sessions of tomorrow and Monday.

Mr. W. C. Robinson asked and obtained leave of absence for Mr. Wells from the sessions of tomorrow and Monday.

By unanimous consent,

Mr. Master moved that when the House adjourn today, it stand adjourned until tomorrow at 9 o'clock a. m.

The motion prevailed.

SPECIAL ORDER.

Mr. Seeley moved that the House resolve itself into a committee of the whole on the special order, being the further consideration of House substitute for Senate bill No. 96 and House bills Nos. 3, 183, 184, 185 and 658.

The motion prevailed.

The Speaker recalled Mr. C. S. Adams to the chair.

After some time spent in the further consideration of the bill the com-

mittee rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, has made certain amendments thereto, recommends concurrence therein, and the passage of the bill when so amended.

C. S. ADAMS,

Chairman.

The report was accepted.

The question being on the adoption of the proposed amendments made by the committee to the bill named in the report,

The amendments were adopted.

Mr. N. O. Ward moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion did not prevail, two-thirds of all the members present not

voting therefor.

The bill was then placed on the order of Third Reading of Bills.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Public Health, by Mr. John Lane, Acting Chairman, reported

House bill No. 204 (file No. 27), entitled

A bill to amend Sections 1, 3, 7 and 8 of Act No. 237 of the Public Acts of 1899, entitled "An Act to provide for the examination, regulation, licensing and registration of physicians and surgeons, and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict therewith;"

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

By unanimous consent,

Mr. Byrns moved that when the House adjourn tomorrow it stand adjourned until Monday. April 27, at 9 o'clock p. m.

The motion prevailed.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, April 23:

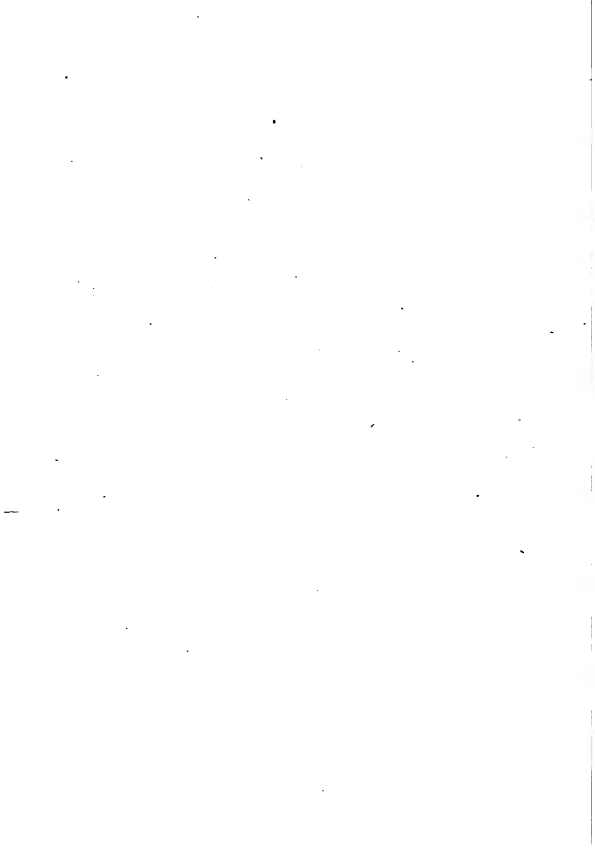
House bill No. 504 (file No. 128, enrolled No. 221); House bill No. 406 (enrolled No. 226); House bill No. 1123 (enrolled No. 223); House bill No. 424 (enrolled No. 224); House bill No. 938 (enrolled No. 225); House bill No. 1082 (enrolled No. 230).

Mr. Van Zoeren moved that the House adjourn.

The motion prevailed, the time being 9:50 o'clock p. m.

The Speaker declared the House adjourned until tomorrow at 9 o'clock a. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.



JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. CO.,

SESSION OF 1903



SIXTY-SEVENTH DAY.

Lansing, Friday, April 24.

9 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs Barnaby,

Francis, Kidder, Morrice, Nottingham, Sheldon and Wells.

The following named members were absent without leave: Messrs. R. N. Adams, Batchelder, Bolton, Colby, Denby, Dohany, Dunn, Eichhorn, Hunt, John Lane and Richards.

Mr. C. E. Ward moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

Mr. Randall asked and obtained leave of absence from the sessions of next week for himself, and Messrs. Stone, Duncan. Baumgaertner and Campbell, members of the Special Committee, appointed under House resolution No. 104, providing for an investigation and report relative to the advisability of establishing a binding and cordage plant at the State Prison.

Mr. Byrns asked and obtained an indefinite leave of absence for himself after to-day's session.

Mr. Siggins asked and obtained leave of absence for himself from Monday's session.

Mr. McCarthy asked and obtained leave of absence for himself from the sessions of Monday and Tuesday forenoon.

PRESENTATION OF PETITIONS

No. 584. By Mr. Munsell: Petition of A. W. Cooper and 180 other citizens of Fowlerville and vicinity, asking for the passage of a bill, providing for the erection of a soldiers' and sailors monument on the Capitol grounds.

The petition was referred to the Committee on Ways and Means.

No. 585. By Mr. Hallenbeck: Petition of Hon. Frank A. Dean and 141 other citizens of Charlotte, on the same subject.

Same reference.

No. 586. By Mr. Werline: Petition of August Doucette and 109 other citizens of Delta, Dickinson and Menominee Counties, asking for the passage of a bill, providing for the reduction of railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

No. 587. By Mr. Gallup: Petition of Francis McCauley and 63 other citizens of Escanaba, asking for the passage of House bill No. 720, regulating the liability of employers.

The petition was referred to the Committee on Judiciary.

No. 588. By Mr. Gallup: Petition of Francis McCauley and 63 other citizens of Escanaba, asking for the passage of House bill No. 721, relative to the amendment to the lien law.

The petition was referred to the Committee on Judiciary.

No. 589. By Mr. Gallup: Petition of Francis McCauley and 63 other citizens of Escanaba, asking for the passage of House bill No. 719, providing for the safety of persons employed upon buildings in the course of erection.

The petition was referred to the Committee on Labor.

No. 590. By Mr. Reynolds: Petition of S. Goldstone and 13 other citizens of Thompsonville, Benzie County, asking for the passage of House bill No. 559, creating a State Highway Bureau, also House joint resolution No. 560, providing for an amendment to the Constitution relative to highways.

The petition was referred to the Committee on Roads and Bridges.

No. 591. By Mr. Thomas: Petition of C. H. Bach and 27 other citizens of Sebewaing Township, on the same subject. Same reference.

REPORTS OF STANDING COMMITTEES.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 160, entitled

A bill making appropriations for the normal school system of Michigan for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide for a tax to meet the same;

With the accompanying substitute therefor, entitled

A bill making appropriations for the Michigan State Normal College: for the Central Michigan Normal School and for the Northern State Normal School for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and for building and special purposes for the same college and schools for the fiscal year ending June 30, 1904, and to provide a tax to meet the same:

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal. Chairman, reported House bill No. 120. entitled

A bill to provide for expenses necessary to furnish official information from the records of the Adjutant General's office, for which no provision is made, pertaining to the enlistment, muster, history and final disposition of the soldiers and sailors from this State during the war of the Rebellion and Spanish-American war, to furnish certificates of service to applicants where the soldier's muster out or discharge papers are lost, and to furnish such information from the records of the office as to establish the soldier's or sailor's military or naval history, and to make appropriation therefor, and to provide for a tax to meet the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal. Chairman, reported House bill No. 91, entitled

A bill to provide appropriations for the Eastern Michigan Asylum, at Pontiac, for the fiscal year ending June 30, 1904, for building and special purposes, and to provide a tax to meet the same;

With the accompanying substitute therefor, entitled

A bill making appropriations for the Eastern Michigan Asylum, at Pontiac, for the fiscal year ending June 30, 1904, for building and special purposes and to provide a tax to meet the same;

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Public Lands, by Mr. Halladay, Chairman, reported House bill No. 1160, entitled

`A bill withdrawing certain lands from the State forestry reserve and providing for their appraisal and sale;

With the accompanying substitute therefor, entitled

A joint resolution authorizing the Governor to issue a patent of certain lands to Henry Nowlin;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee, The substitute was adopted.

Mr. Dennis moved that the rules be suspended, and that the joint resolution be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The joint resolution was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Austin Baumgaertner Brown Byrns Campbell Chapman Combs DeLisle Dennis Duncan Dunstan Durham Fairbanks Ferry Fisher	Mr. Gallup Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Jenks Kirk, J. P. Kirk, William Knight Ladner Lovell McCarthy McEachern Master	Munsell Neal Newberry Osborn Ovlatt Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Robinson, W. C.	r. Shea Shook Thomas Thorington Vandercook Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N. O. / Washer Werline Whelan Whitaker Willis Wright
Fisk Foster	Master Monroe, J. H.	Sanderson Scott	Wright Speaker
r oster	MULLIUE, J. H.	DCULL.	pheave.

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The title and preamble of the joint resolution were agreed to.

Mr. Dennis moved that the joint resolution be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 673, entitled

A bill to regulate warehouses and to provide for and regulate the inspection, weighing, handling, care and protection of grain, and the establishment of a board of appeals for the inspection of grain, and prescribing its duties;

With the accompanying substitute therefor, with the same title.

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Hallenbeck moved that the bill be referred to the committee of the whole and made a Special Order for April 30.

The motion prevailed.

Galbraith

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 559, entitled

A bill to create a separate and distinct bureau in the State Department, which shall be charged with the giving of instruction in building, improving and repairing public roads and bridges, the establishing of county boards of highway commissioners, collecting reports from township and county highway commissioners, and overseers of highways and superintendents and commissioners of public streets in villages and cities, and with the execution of the laws relating to the same heretofore passed, or that may be hereafter passed;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Game Laws, Mr. N. O. Ward, Chairman, reported House bill No. 395 (file No. 132), entitled

A bill to prevent the killing of deer, for a period of five years, in the Counties of Lake, Osceola, Clare, Mason and Manistee;

With the accompanying substitute therefor, entitled

A bill to prevent the killing of deer, for a period of five years, in the counties of Lake, Osceola, Clare. Mason, Manistee, Wexford, Missaukee, Newaygo, Mecosta, Isabella and Gladwin;

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Fairbanks moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time, and, the question being on its passage,

Mr. Revnolds moved to amend the bill

By inserting in line 4 of Section 1 after the word "Isabella" the words "Benzie, Leelanau, Grand Traverse. Oceana."

The amendment was adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and navs, as follows:

YEAS.

Mr. Gallup Mr. Neal Mr. Shea Mr. Ashlev Newberry Austin Greusel Shook Paddock Baumgaertner Halladay Thomas Brown Hallenbeck Partlow Vandercook Byrns Harley Pettit Van Zoeren Mr. Campbell Mr. Hemans Mr. Powell, Gardner Mr. Wade Chapman Herkimer Powell, H. E. Walker Higgins Wallace Combs Randall DeLisle Holmes Read Ward, C. E. Ward, N. O. Dennis' Jenks Reynolds Kirk, William Robinson, L. C. Robinson, W. C. Dunstan Washer Werline Fairbanks Knight Whelan Ferry Ladner Rodgers Fisher Lovell Sanderson Willis Fisk McCarthy Scott Wright Foster McEachern. Seeley Speaker Galbraith Monroe, J. H.

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The question being on agreeing to the title of the bill,

Mr. Fairbanks moved to amend the title so as to read as follows:

A bill to prevent the killing of deer, for a period of five years, in the Counties of Lake, Osceola, Clare, Mason, Manistee, Wexford, Missaukee, Newaygo, Mecosta. Isabella, Benzie, Leelanau, Grand Traverse, Oceana and Gladwin.

The motion prevailed.

The title as amended was then agreed to.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval, on April 23, of the following bills:

House bill No. 212 (enrolled No. 83), entitled

A bill to authorize the City of Wyandotte in the County of Wayne to borrow money to be used in the construction and maintenance of a general sewerage system in said city, consisting of main and trunk sewers, and to issue bonds therefor;

House bill No. 348 (enrolled No. 185), entitled

A bill to amend Sections 7, 20 and 25 of Chapter 3; Section 4 of Chapter 7 and Section 4 of Chapter 8, of Act number 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being Compiler's Sections 4672, 4685, 4691, 4724, and 4731 of the Compiled Laws of 1897;

House bill No. 180 (enrolled No. 186), entitled

A bill to authorize the Township of Springwells, Wayne County, Michigan, except that part of the territory of said township which lies within the corporate limits of the Villages of Delray and Woodmere, to grade, pave, plank, gravel, macadamize, curb and otherwise improve the highway known as Michigan Avenue in said township, and to provide by issuing township bonds and pledging the faith and credit of that part of said township which lies without the corporate limits of the said Villages of Delray and Woodmere, the necessary funds therefor:

House bill No. 400 (enrolled No. 188), entitled

A bill relative to voting precincts on the Islands of North Manitou and South Manitou:

House bill No. 734 (enrolled No. 189), entitled

A bill to amend Act number 128 of the Session Laws of 1899, entitled "An Act to authorize the consolidation of street railway, electric light and gas light companies, or any two thereof";

House bill No. 867 (enrolled No. 190), entitled

A bill to vest in the First Presbyterian society of Jonesville, Michigan, the title to the property of its predecessor, the First Presbyterian society of Jonesville, and to provide for the payment of the debts and obligations of said original First Presbyterian society by its said successor;

House bill No. 454 (enrolled No. 191), entitled

A bill to authorize the City of Coldwater to build, construct and maintain a system of sanitary sewers for the use of the City of Coldwater and the inhabitants thereof, and to provide for the issuing of bonds for the payment of the same;

House bill No. 397 (enrolled No. 192), entitled

A bill to amend Section 2 of Act number 372 of the Local Acts of 1901, entitled "An Act to organize a school district in Springfield Township, Kalkaska County, to be known and designated as 'School district number one of township 25 north, range six west,' out of the unorganized territory comprising the entire township 25 north, range 6 west":

House bill No. 274 (enrolled No. 193), entitled

A bill to provide for the registration of deeds of real estate in the City of Grand Rapids, and certificate of city clerk to be presented therewith, showing payment of taxes on land deeded:

House bill No. 517 (enrolled No. 194), entitled

A bill to amend Section 15 of Title 9 of Act number 374 of the Local Acts of 1897, entitled "An Act to revise the charter of the City of Grand Rapids";

House bill No. 49 (file No. 50, enrolled No. 195), entitled

A bill to amend Section 2 of "An Act to provide for the incorporation of villages within the State of Michigan, and define their powers and duties," the same being Section 2685 of the Compiled Laws of 1897;

House bill No. 971 (enrolled No. 199), entitled

A bill to authorize the board of trustees of the public schools of the City of Adrian, County of Lenawee, to borrow money and to issue bonds therefor, for the purchase of a site and the erection of a high school building for said district and the furnishing of the same;

House bill No. 220 (file No. 133, enrolled No. 202), entitled

A bill to authorize a tenant or tenants in common to take possession of the entire premises where he or they recover any undivided interest therein against a person or persons who are in possession but have no interest therein, such possession so taken shall be subject to rights of the other tenant or tenants in common;

House bill No. 127 (file No. 179, enrolled No. 203), entitled

A bill making appropriations for the Michigan Soldiers' Home for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor;

House bill No. 1009 (enrolled No. 207), entitled

A bill to authorize the Village of Wayne, in the County of Wayne, to borrow money to be used in the purchasing, constructing and maintenance of a general system of water works in said village, and to issue bonds therefor;

House bill No. 735 (file No. 141, enrolled No. 213), entitled

A bill to amend Section 15 of Act number 119 of the Public Acts of 1893, entitled "An Act to define what shall constitute fraternal beneficiary societies, orders or associations; to provide for their incorporation and the regulation of their business, and for the punishment for violation of the provisions of the act of their incorporation, and to repeal all existing acts inconsistent therewith," the same being Section 7754 of the Compiled Laws of 1897;

House bill No. 1171 (enrolled No. 214), entitled

A bill to authorize the Village of Houghton in the County of Houghton to borrow money and issue bonds therefor, for the purpose of adding to and improving the water works system of said village, and for such other public improvements as may be determined by the common council of said village;

House bill No. 1106 (enrolled No. 215), entitled

A bill to amend Section 1 of Chapter 17 of Act number 251 of the Local Acts for the year 1891, entitled "An Act to revise and amend the charter of the City of Ishpeming," as amended by Act number 317 of the Local Acts of 1893 and Act number 417 of the Local Acts of 1897 and Act number 356 of the Local Acts of 1901, approved March 28, 1901.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 23, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 614, entitled

A bill to amend Section 2 of Act number 389 of the Local Acts of 1873, entitled "An Act to prevent the destruction of fish in Reed's Lake and Fisk Lake, in the Township of Grand Rapids, in the County of Kent," as amended by Act number 278 of the Local Acts of 1897;

House bill No. 574 (file No. 143), entitled

A bill to amend Section 6 of Chapter 8, Section 1 of Chapter 9, Sections 11, 16, 20, 25 and 35, of Chapter 16, Section 1 of Chapter 21, Section 17

of Chapter 23 of Act number 475 of the Local Acts of 1897, entitled "An Act to reincorporate the City of Kalamazoo and to repeal an act, entitled 'An Act to incorporate the City of Kalamazoo,' and to repeal an act, entitled 'An Act to reincorporate the Village of Kalamazoo and to repeal all inconsistent acts and parts of acts, approved March 15, 1861, as amended by the several acts amendatory thereof,' approved June 8, 1883, as amended by the several acts amendatory thereof, and to repeal all inconsistent acts and parts of acts," approved June 2, 1897, as amended by the several acts amendatory thereof, and to repeal Section 61 of Chapter 22 thereof, and to add a chapter thereto to stand and be known as Chapter 28, and to repeal all inconsistent acts and parts of acts.

And to inform the House that the Senate has passed said bills and

has ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 23, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 1001 (file No. 181), entitled

A bill to fix responsibility for making permanent improvements to manufacturing establishments in Michigan where ordered by factory or deputy factory inspectors;

House bill No. 252 (file No. 126), entitled

A bill making appropriations for the Michigan School for the Blind for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor;

House bill No. 372 (file No. 112), entitled

A bill making appropriations for the fiscal years ending June 30, 1904, and June 30, 1905. for the purpose of promoting the horticultural interests of the State and the editing and compiling of the reports of the Michigan State Horticultural Society, and to provide a tax to meet the same;

House bill No. 481 (file No. 197), entitled

A bill making an appropriation for the Northern State Normal School for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for the fiscal year ending June 30, 1901, and to provide a tax for the same.

And to inform the House that the Senate has passed said bills.

Very respectfully.

ELBERT V. CHILSON.

Secretary of State.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 23, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following joint resolution:

House joint resolution No. 804 (file No. 110), entitled

A joint resolution to direct the Board of State Auditors to investigate, examine and settle the claim of Charles A. Jordan, of Lenawee County, Michigan, against the State of Michigan, on account of money disbursed by him as second lieutenant of Company D, 35th Michigan Volunteer Infantry, during the Spanish-American War, for the maintenance of the said company at Dundee, Michigan, after the said company had been recruited and while awaiting orders at Dundee, Michigan;

And to inform the House that the Senate has passed said joint resolution by a two-thirds vote of all Senators-elect, and has ordered the same

to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

Pending the reference of the joint resolution the clerk for enrollment, Mr. Stone moved that the joint resolution be given immediate effect. The motion prevailed, two-thirds of all the members-elect voting there-

The joint resolution was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 23, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 459 (file No. 167), entitled

A bill making appropriations for the State Industrial Home for Girls for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905; also making an appropriation for special purposes as mentioned in Section 3 and to provide a tax therefor, and repealing House enrolled Act number 36, bill number 84, entitled "An Act making an appropriation for the State Industrial Home for Girls for grading the grounds and to provide fire escapes at Bliss cottage and to provide a tax to meet the same." approved March 4, 1903;

And to inform the House that the Senate has amended the bill as follows:

- 1. By striking out of line 1 of Section 2, the words "seventeen thousand five hundred fifty," and inserting in lieu thereof the words "eighteen thousand."
- 2. By inserting in line 13 of Section 2, after the word "dollars" the words "for one piano, four hundred fifty dollars,"
- 3. By striking out of lines 2 and 3 of Section 5 the words "eighty-four thousand six hundred fifty," and inserting in lieu thereof the words eighty-five thousand one hundred."

And that, as thus amended, the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendments made to the bill by the Senate,

Mr. Ashley moved that the bill be referred to the Committee on Ways and Means.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, April 23, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 312 (file No. 127), entitled

A bill to reincorporate school district number one of the City of Ann Arbor;

And to inform the House that the Senate has amended the bill as follows:

By inserting in line 12 of Section 4, after the word "district," the words "and for the tuition of each and every pupil taught in the high school whose parents or guardians have not actually resided in said district three months previous to the beginning of the current school year;"

And that as thus amended, the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

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Mr. Whitaker moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 22, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House substitute for Senate bill No. 449, entitled

A bill to amend Sections 1, 5 and 7 of Title 2; Section 17 of Title 3; Sections 12 and 15 of Title 4; Section 6 of Title 5; Sections 5 and 19 of Title 6; Sections 2, 5, 6 and 8 of Title 10; Section 4 of Title 11; Sections 9, 11, 12 and 13 of Title 12; Section 1 of Title 14; Section 19 of Title 17, and Sections 2 and 3 of Title 19 of Act No. 465 of the Local Acts of 1897, entitled "An Act to revise and amend the charter of the City of Saginaw as existing under an act, entitled 'An Act to annex the territory embraced within the City of East Saginaw to that of the City of Saginaw, and to consolidate the City of East Saginaw with Saginaw under the name of the City of Saginaw; to specify and fix the boundaries of the consolidated city; to provide for the assuming and payment of the indebtedness and liabilities of the present cities of East Saginaw and Saginaw, and for the ownership of all their corporate property and rights; to define the corporate rights, powers and privileges of said City of Saginaw as so consolidated, and to repeal all acts inconsistent herewith,' and acts supplementary and amendatory thereof, and to repeal all acts and parts of acts inconsistent herewith," as revised and amended by Act No. 431 of the Local Acts of 1899, approved June 1, 1899; and as further revised and amended by Act No. 419 of the Local Acts of 1901, approved May 8, 1901, and Acts Nos. 469, 482 and 484 of the Local Acts of 1901, approved June 6, 1901, and all acts amendatory thereof, and to repeal all acts and parts of acts in conflict herewith;

Which substitute was concurred in by the Senate April 16th.

And now to inform the House that the Senate has reconsidered its action in concurring in the adoption of the substitute, for the purpose of amending the substitute as follows:

- 1. By inserting in line 6 of Section 1 after the word "nine" the word "eleven."
- 2. By inserting in line 7 of Section 1 after the word "section" the words "two and."

As thus amended the Senate has again concurred in the adoption of the substitute and has ordered the same to take immediate effect.

Concurrence in the amendments, by the House, and concurrence in ordering the substitute, as amended, to take immediate effect, is respectfully asked.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendments made to the substitute by the Senate,

The amendments were concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson	Mr.	Gallup	Mr.	Newberry	Mr.	Shea.
	Ashley		Greusel		Osborn		Siggins
	Austin		Halladay		Oviatt		Stone
	Baumgaertner		Hallenbeck		Paddock		Thomas
	Brown	•	Harley		Partlow		Vandercook
	Byrns		Hemans		Perkins		Van Zoeren
	Campbell		Herkimer		Pettit		Wa de
	Chapman		Higgins		Powell, Gardner	•	Walker
	Combs		Jenks		Powell, H. E.		Wallace
	DeLisle		Kirk, William		Randall		Ward, C. E.
	Dennis		Knight		Read		Ward, N. O.
	Duncan '		Ladner		Reynolds		Washer
	Dunstan		Lane, O. B.		Robinson, L. C.		Werline
	Fairbanks		McCarthy		Robinson, W. C		Whelan
	Ferry		McEachern		Rodgers		Whitaker
	Fisher		Master .		Sanderson		Willis
	Fisk		Munsell		Scott		Wright
	Foster		Neal		Seeley		Speaker
	Galbraith						

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Mr. Baumgaertner moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, April 23, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill: Senate bill No. 452. entitled

A bill to authorize the Board of Education of the City of Saginaw, East Side, County of Saginaw and State of Michigan, to borrow money and issue bonds in the sum of forty thousand dollars, to be used in the alteration and equipping of a manual training high school, with a gymnasium and swimming-school in connection therewith, in the eastern taxing district of the City of Saginaw, and in the purchase of a site therefor:

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee.

Mr. Baumgaertner moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Ashley Austin Baumgaertner Brown Byrns Campbell Chapman Combs DeLisle Dennis Duncan Dunstan Fairbanks Ferry Fisher Fisk Foster	Mr. Galbraith Greusel Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes Jenks Kirk, William Knight Ladner Lane, O. B. McCarthy McEachern Master Monroe, J. H.	Mr. Munsell Neal Oviatt Paddock Partlow Perkins Pettit Powell, Gardne Powell, H. E. Randall Read Reynolds Robinson, L. C. Robinson, W. C. Rodgers Sanderson Scott Seeley	Ward, C. E. Ward, N. O. Washer Werline Whelan
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The title was agreed to.

Mr. Baumgaertner moved that the bill be given immediate effect. The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, April 23, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 444, entitled

A bill to create a forestry reserve, to provide for its maintenance, management and regulation, by restoring for sale or homestead entry lands heretofore reserved in certain counties in this State, and making an appropriation therefor;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Public Lands.

The following message from the Senate was received and read:

Senate Chamber, April 23, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 435 (file No. 163), entitled

A bill to amend Sections 145 and 146 of Chapter 29 of the Compiled Laws of 1897, the same being Compiler's Sections 551 and 552, relative to appeals to the Supreme Court from Circuits Courts in chancery; And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber, April 23, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 434 (file No. 162), entitled

A bill to amend Section 12 of Chapter 277 of the Compiled Laws of 1897, the same being Compiler's Section number 9995, as amended by Act number 168 of the Public Acts of 1899, relating to the service of writs of capias ad respondendum;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber, April 23, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 362 (file No. 111), entitled

A bill to provide for the reimbursement of circuit judges for their actual expenses incurred by them in holding court in counties in their circuits other than in the county where they reside;

And to inform the House that the Senate has passed said bill, and

has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred. to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber, April 23, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House in accordance with the request of the House the following bill:

Senate bill No. 148, entitled

A bill to provide a salary for the Circuit Court Commissioner of Iron County;

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate. Mr. McEachern moved to suspend rule 34, limiting the time within which a motion to reconsider a vote may be made.

The motion prevailed, two-thirds of all the members present voting

therefor.

Mr. McEachern then moved to reconsider the vote by which the House, on April 22, ordered the above named bill to take immediate effect.

The motion prevailed.

The question being on the motion that the bill be ordered to take immediate effect.

The motion did not prevail, two-thirds of all the members elect not voting therefor.

Mr. McEachern then moved to reconsider the vote by which the House, on April 22, passed the above named bill.

The motion prevailed, a majority of all the members present voting therefor.

The question being on the passage of the bill,

Mr. McEachern moved to amend the bill by striking out in line 4 of Section 2 the words "an annual salary of six hundred dollars" and inserting in lieu thereof the words "such compensation as the board of supervisors may deem just."

The amendment was adopted, a majority of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by years and nays, as follows:

YEAS.

Mr.	Anderson	Mr.	Greusel	Mr.	Neal	Mr.	Seeley
	Ashley		Halladay		Newberry .		Shea
	Austin		Hallenbeck		Osborn		Siggins
	Baumgaertner		Harley		Oviatt		Stone
	Brown		Herkimer		Paddock		Thomas
	Byrns		Higgins		Partlow		Thorington
	Campbell		Holmes		Perkins		Vandercook
	Chapman		Jenks		Pettit		Wade
	Combs		Kirk, William		Powell, Gardner	r	Wallace
	DeLisle		Knight		Powell, H. E.		Ward, C. E.
	Dennis		Ladner		Randall		Ward, N. O.
•	Duncan		Lane, O. B.		Read		Washer
	Dunstan		Lovell		Reynolds		Werline
	Fairbanks		McCarthy		Robinson, L. C		Whelan
	Ferry		McEachern		Robinson, W. C		Whitaker
	Fisher		Master		Rodgers		Willis
	Fisk		Monroe, J. H.		Sanderson		Wright ,
	Foster		Munsell		Scott		Speaker
	Galbraith						

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NAYS.

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The title was agreed to.

Mr. McEachern moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members elect voting therefor.

THIRD READING OF BILLS.

Pending the third reading of

House substitute for Senate bill No. 96 and House bills Nos. 3, 183,

184, 185 and 658, entitled

A bill to amend Sections 8, 9 and 19 of Act No. 206 of the Public Acts of Michigan for the year 1893, entitled "An Act to provide for the assessment of property and the levy (and collection) of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, being continuous Sections 3831, 3832 and 3842 of the Compiled Laws of Michigan of 1897;

Mr. Randall moved that the bill be made a special order for May 5,

at 2:30 o'clock p. m.

The motion prevailed, two-thirds of all the members present voting therefor.

MOTIONS AND RESOLUTIONS.

Mr. Foster moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of

House bill No. 905, entitled

A bill to amend Section 1 of Chapter 4; to amend Sections 1 and 2 of Chapter 6 and to add one new section thereto to stand as Section 3; to amend subdivision 52 of Section 7 of Chapter 10 and to add one subdivision to said Section 7 to stand as Subdivision 68; to amend Sections 1 and 4 of Chapter 12; to amend Section 1 of Chapter 19; to amend Sections 1, 2 and 3 of Chapter 38, to amend Section 3 of Chapter 40 of Act No. 430 of the Local Acts of 1899, entitled "An Act to amend and revise the charter of the City of Battle Creek," approved June 1, 1899. as amended by Act No. 452 of the Local Acts of 1901, approved May 28, 1901;

And that the bill be re-referred to the Committee on City Corpora-

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Rodgers moved to take from the table

Senate bill No. 137, entitled

A bill to legalize the action of the township board of the Township of Egleston, Muskegon County, in voting to issue certain orders on the treasurer of said township in payment for money loaned said township, and to declare said orders legal and proper claims against said township, and to provide for the payment of the same.

The motion prevailed.

Mr. Rodgers moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Ch Co De De Du Fa Fe Fis	mpbell apman mbs Lisle nnis ncan nstan irbanks rry	Higgins Jenks Kirk, William Knight Ladner Lane, O. B. Lovell McCarthy McEachern Monroe, J. H. Monroe, J. S.	Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Robinson, W. C. Rodgers Sanderson Scott	Vandercook Van Zoeren Wallace Ward, C. E. Ward, N. O. Washer Werline Whelan Whitaker Willis Wright
Ga	llup	Munsell	Seeley	Speaker

NAYS.

Mr. Wade

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. The title was agreed to.

Mr. Rodgers moved that the bill be given immediate effect.

The motion prevailed, two thirds of all the members elect voting therefor.

Mr. Vandercook moved to take from the table

Senate bill No. 493, entitled

A bill to amend Sections 4, 6, 7, 9 and 14 of Act No. 327 of the Local Acts of 1897, and to repeal Act No. 438 of the Local Acts of 1901, entitled "An Act relative to justice courts in the City of Grand Rapids, to reduce the number thereof and to fix the compensation of such justices, and to provide a clerk and officers thereof," approved March 10, 1897.

The motion prevailed.

Mr. Vandercook moved that the bill be re-referred to the Committee on City Corporations.

The motion prevailed.

The Clerk announced that the following bills had been printed and that they were presented to the Governor April 24:

House bill No. 503 (file No. 142, enrolled No. 216); House bill No. 61 (file No. 89, enrolled No. 217); House bill No. 310 (file No. 72, enrolled No. 227).

Mr. Rodgers moved that the House adjourn.

The motion prevailed, the time being 10:35 o'clock a.m.

The Speaker declared the House adjourned until Monday, April 27, at 9 o'clock p. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

house of Representatives

ROBERT BMITH PTG. GO., STATE PRINTERS.

SESSION OF 1903



SIXTY-EIGHTH DAY.

Lansing. Monday, April 27.

9 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William Putnam.

The roll of the House was called by the Clerk who announced that a quorum was present.

The following named members were absent with leave: Messrs. Baumgaertner, Bolton, Campbell, Duncan, Nottingham, Randall, Sheldon, Siggins, Stone and Wells.

The following named members were absent without leave: Messrs. C. S. Adams, Brown, Colby, Dohany, Dunn, Greusel, Halladay, Hemans, J. P. Kirk, Morrice, Oviatt, Partlow, Perkins, Gardner Powell, Richards, W. C. Robinson, Sanderson, Thorington, C. E. Ward, N. O. Ward and Wright.

Mr. Willis moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Neal asked and obtained an indefinite leave of absence for Mr. C. E. Ward on account of sickness.

Mr. Rodgers asked and obtained an indefinite leave of absence for Mr. Hemans.

Mr. Higgins asked and obtained an indefinite leave of absence for Mr. Oviatt.

PRESENTATION OF PETITIONS.

No. 592. By Mr. Shook: Petition of A. W. Nichols and 48 other citizens of Greenville asking for the passage of House bill No. 559, creating a State Highway Bureau, also House joint resolution No. 560, providing for an amendment to the Constitution relative to highways.

The petition was referred to the Committee on Roads and Bridges.

No. 593. By Mr. Eichhorn: Petition of T. A. Goulden and 22 other citizens of St. Clair County on the same subject.

Same reference.

No. 594. By Mr. John Lane: Petition of L. C. Fyfe and 19 other citizens of Berrien County on the same subject.

Same reference.

No. 595. By Mr. Washer: Petition of Wm. J. Meagher and 13 other citizens of Bay County on the same subject. Same reference.

No. 596. By Mr. Paddock: Petition of E. B. Ward and 14 other citizens of Charlevoix County on the same subject. Same reference.

No. 597. By Mr. Wade: Petition of James O'Hara and 52 other citizens of Berrien County on the same subject. Same reference.

No. 598. By Mr. Wade: Petition of A. L. Church and 42 other citizens of Berrien County on the same subject. Same reference.

No. 599. By Mr. Werline: Petition of H. T. Emerson and 20 other citizens of Menominee on the same subject. Same reference.

No. 600. By Mr. Werline: Petition of Magnus Nelson and 111 other citizens of Menominee County asking for the passage of a bill providing for a reduction in railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

REPORTS OF STANDING COMMITTEES.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 1172, entitled

A bill to amend an act to provide a charter for the Village of Hancock, and to repeal all acts and parts of acts in conflict therewith;

With the accompanying substitute therefor, entitled

A bill to enlarge the boundaries of the City of Hancock, incorporated from the Village of Hancock, Houghton County, State of Michigan, by adding certain lands thereto and including the same within the corporate limits of said city and its respective wards:

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Pettit moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Byrns Chapman DeLisle Denby Dennis Dunstan Durham Eichhorn Fairbanks	Foster Francis Galbraith Hallenbeck Harley Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, William Knight Ladner	Mr. Lovell McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Munsell Neal Newberry Osborn Paddock Pettit Powell, H. E. Read Reynolds	Mr. Scott Seeley Shea Shook Thomas Vandercook Van Zoeren Wade Walker Wallace Washer Werline Whelan Whitaker Willis
Fairbanks Ferry	Ladner Lane, John	Reynolds Robinson, L. C.	Willis
Fisher	Lane, O. B.	Rodgers	

NAYS.

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The title was agreed to.

Mr. Pettit moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members elect voting therefor.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval, on April 24, of the following bill:

House bill No. 1082 (enrolled No. 230), entitled A bill to amend Section 9 of an act, entitled "An Act supplemental to the charter of the City of Detroit and relating to parks, boulevards and other public grounds in said city, and to repeal Act No. 374 of the Local Acts of 1879, entitled 'An Act to provide for the establishment and maintenance of a broad street or boulevard about the limits of the City of Detroit, and through portions of the Townships of Hamtramck, Greenfield and Springwells, in the County of Wayne, approved May 21, 1879," approved May 8, 1889, as amended.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 27, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 1156, entitled

A bill to amend the title and Sections 1 and 2 of Act No. 104 of the Public Acts of 1899, entitled "An Act for the protection of fish in the Falamazoo River and its tributaries in the Townships of Saugatuck and Manlius, in the County of Allegan;"

House bill No. 148 (file No. 61), entitled

A bill making appropriations for the Michigan Reformatory at Ionia, Michigan, for general repairs and other improvements for the fiscal year ending June 30. 1904, and to provide for a tax to meet the same;

And to inform the House that the Senate has passed said bills, and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 24, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House in accordance with the request of the House, the following bill:

Senate bill No. 521, entitled

A bill to permit of the use of pound nets with meshes not less than two and one-half inches for taking perch, herring and other rough fish, and of gill nets with meshes not less than three and one-half inches, extension measure, for taking "Menominees," during certain seasons of the year, in the waters of Lake Huron and St. Clair River within the County of St. Clair, where they will not interfere with or catch immature whitefish, lake trout or wall-eyed pike.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

Mr. Eichhorn moved that the bill be laid on the table. The motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. Werline offered the following resolution:

House resolution No. 111.

Whereas, The burden of improving and maintaining our highways according to the general prevailing system in this country rests almost entirely upon the agricultural lands and people living in the rural disstate; and

Whereas, The State aid plan for constructing highways, as practised in the States of New Jersey, New York, Connecticut and Massachusetts has proven satisfactory in its operation, and has offered a partial solution of the road question in that it distributes this burden of cost so that one-half is paid out of the general fund supplied by the State; and

Whereas, It is desirable to extend this principle of cooperation and distribution of the burden of cost to a still greater extent so that the government of the United States shall bear its share of the cost of construction to be paid out of the general revenues of the United States;

and

Whereas, One-half of said revenues, aggregating during the last two years \$1,000,000,000 per annum, is derived from the agricultural states and rural districts, while only ten per cent of the total amount is appropriated by Congress for the use of said agricultural districts, while ninety per cent is appropriated for public buildings and other uses pertaining to great cities; and

Whereas, The Hon. Walter P. Brownlow, member of Congress from Tennessee, has introduced a bill in the United States House of Representatives, providing for a National, state and local cooperation in the permanent improvement of the public highways, according to the provisions of which the sum of \$20,000,000 is to be appropriated, and the United States government is to pay one-half of the cost of improving any public highway when requested so to do by, and in cooperation with State or civil subdivision thereof; therefore be it

Resolved, By the House of Representatives of the State of Michigan (the Senate concurring), that we hereby heartily endorse said Brownlow bill and commend its passage by Congress, and that we request the Representatives from the State of Michigan in Congress and instruct the United States Senators from this State to vote for and support said bill.

The Speaker announced that the resolution would lie over one day under the rules.

GENERAL ORDER.

Mr. Wade moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. John Lane to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

Senate bill No. 276 (file No. 49), entitled

A bill making appropriations for the State Board of Fish Commissioners for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

Senate bill No. 98 (file No. 132), entitled

A bill making appropriations for the purchase of books and equipments for the Michigan State Library and the Michigan traveling libraries, for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

House bill No. 1038 (file No. 203), entitled

A bill to provide for the regulation of corporations, companies, partnerships, associations or firms, other than building and loan associations and life insurance companies, which issue, place or sell certificates, bonds, debentures, tontine contracts, or other investment securities of any kind or description on the partial payment or installment plan, prescribing the terms and conditions upon which such corporations, companies, partnerships, associations or firms shall be permitted to do business in this State;

Senate bill No. 48 (file No. 11), entitled

A bill to punish the negligent or careless shooting of human beings by persons in pursuit of game.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House bill No. 271 (file No. 200), entitled

A bill to amend Section 1 of Act No. 171 of the Public Acts of 1873, entitled "An Act establishing a State agency for the care of juvenile offenders," as last amended by Act No. 57 of the Public Acts of 1895, and being Section 2260 of the Compiled Laws of 1897;

House bill No. 792 (file No. 201), entitled

A bill to amend Sections 2 and 5 of Chapter 72 of the Revised Statutes of 1846, and the several acts amendatory thereto, relative to "The payment of debts and legacies of deceased persons," being Sections 2 and 5 of Chapter 252 of the Compiled Laws of 1897.

JOHN LANE, Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made

by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, April 27:

House bill No. 193 (file No. 114, enrolled No. 228);

House bill No. 43 (file No. 153, enrolled No. 229); House bill No. 201 (enrolled No. 231);

House bill No. 680 (file No. 117, enrolled No. 232);

House bill No. 139 (file No. 145, enrolled No. 233);

House bill No. 919 (enrolled No. 234);

House bill No. 244 (file No. 204, enrolled No. 235);

House bill No. 918 (enrolled No. 236);

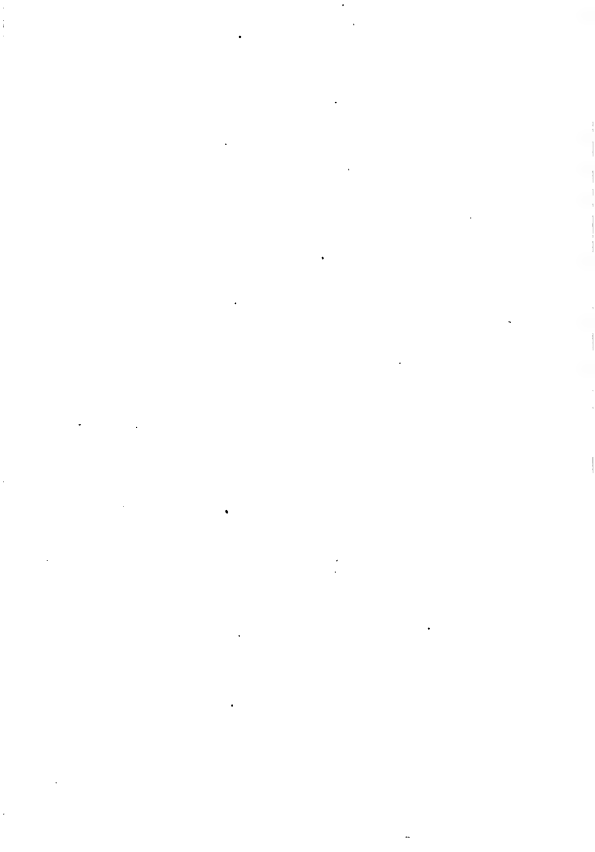
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House bill No. 732 (file No. 189, enrolled No. 237); House bill No. 372 (file No. 112, enrolled No. 238); House bill No. 252 (file No. 126, enrolled No. 239); House bill No. 312 (file No. 127, enrolled No. 240); House bill No. 804 (file No. 110, enrolled No. 241); House bill No. 614 (enrolled No. 242); House bill No. 481 (file No. 197, enrolled No. 243).
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Mr. Ferry moved that the House adjourn.

The motion prevailed, the time being 10:20 o'clock p. m.

The Speaker declared the House adjourned until tomorrow at 10 o'clock a. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.



JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS.

SESSION OF 1903



SIXTY-NINTH DAY.

Lansing, Tuesday, April 28.

10 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. William H. Pound.

The roll of the House was called by the Clerk who announced that a quorum was present.

The following named members were absent with leave: Messrs. Baumgaertner, Campbell, Duncan, Hemans, Nottingham, Oviatt, Randall, Stone and C. E. Ward.

The following named members were absent without leave: Messrs. Bolton, Brown, Dohany, Greusel, J. P. Kirk, Gardner Powell, W. C. Robinson, Siggins, Vandercook, N. O. Ward and Wright.

Mr. R. N. Adams moved that the absentees without leave be excused from today's session.

The motion prevailed.

PRESENTATION OF PETITIONS.

No. 601. By Mr. Osborn: Petition of E. M. Abbott and 10 other citizens of Kalamazoo County, asking for the passage of House bill No. 559, creating a State Highway Bureau, also House joint resolution No. 560, providing for an amendment to the Constitution relative to highways. The petition was referred to the Committee on Roads and Bridges.

No. 602. By Mr. Eichhorn: Petition of F. W. Faulkner and 22 other citizens of St. Clair County on the same subject.

Same reference.

No. 603. By Mr. Chapman: Petition of D. J. Fitzgerald and 55 other citizens of Richmond, Macomb County, on the same subject.

Same reference.

No. 604. By Mr. Chapman: Petition of O. B. Evans and 45 other citizens of Macomb County on the same subject.

Same reference.

No. 605. By Mr. Combs: Petition of Dale Monson and 17 other citizens of Deerfield, Lenawee County, on the same subject.

Same reference.

'No. 606. By Mr. Higgins: Petition of C. C. Craigie and 36 others on the same subject.

Same reference.

No. 607. By Mr. Dunn: Petition of James W. Inches and 7 other citizens of St. Clair on the same subject.

Same reference.

No. 608. By Mr. H. E. Powell: Petition of Henry C. Milne and 21 other citizens of Ingham County asking for the passage of the so-called Anti-Cigarette bill.

The petition was referred to the Committee of the Whole.

No. 609. By Mr. H. E. Powell: Petition of James Shipman and 26 other citizens of Ingham County on the same subject.

Same reference.

No. 610. By Mr. H. E. Powell: Petition of W. B. St. John and 296 other students of the Agricultural College on the same subject. Same reference.

No. 611. By Mr. Werline: Petition of Martin Rood and 100 other citizens of Menominee, Delta and Chippewa Counties, asking for the passage of a bill providing for a reduction in railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

REPORTS OF STANDING COMMITTEES.

The Committee on Insurance, by Mr. Kidder, Chairman, reported House bill No. 251, entitled

A bill to amend Section 4 of Act No. 119 of the Public Acts of 1893, being entitled "An Act to define what shall constitute fraternal beneficiary societies, orders or associations; to provide for their incorporation and the regulation of their business, and for the punishment for violation of the provisions of the act of their incorporation, and to repeal all existing acts inconsistent therewith;"

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Kidder moved that the bill be referred to the Committee of the Whole and made a special order for May 12.

The motion did not prevail.

The bill was then referred to the Committee of the Whole and placed on the General Order.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 1026, entitled

A bill to amend section 1 of Act No. 308 of the Session Laws of the State of Michigan of 1879, as amended by Act No. 308 of the Session Laws of the

State of Michigan of 1881, entitled "An Act to incorporate the City of Mt. Clemens, and to repeal Act No. 307 of the Session Laws of 1875;"

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Chapman moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Byrns Chapman Colby DeLisle Denby Dennis Dunn Dunstan Durham Eichhorn Fairbanks	Fisk Foster Francis Galbraith Halladay Hallenbeck Harley Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, William Knight Ladner Lane, John	Mr. Lovell McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Paddock Partlow Perkins Pettit Read Reynolds Richards	Mr. Rodgers Sanderson Scott Seeley Shea Sheldon Thomas Thorington Van Zoeren Wade Wallace Washer Wells Werline Whelan Whitaker Willis Speaker
Ferry	Lane, O. B.	Robinson, I., C	

NAYS.

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The title was agreed to.

Mr. Chapman moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Industrial School for Boys, by Mr. Scott, Chairman, reported

Senate bill No. 437, entitled

A bill making appropriations for the Industrial School for Boys, for the fiscal year ending June 30, 1904, for rebuilding a boiler house destroyed by fire April 6, 1903, repairing and extending coal shed and purchasing four new boilers and attachments thereto, and for remodeling and enlarging the lecture hall, and to provide a tax therefor;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

. Mr. Read moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the member's present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YHAS.

Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Byrns Chapman Colby Combs DeLisle Denby Dennis Dunn Dunstan Durham Eichhorn	Mr. Ferry Fisher Fisk Foster Francis Galbraith Gallup Halladay Hallenbeck Harley Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, William Knight	McEachern Master Monroe, J. H. Morrice Munsell Neal Newberry Paddock Partlow Perkins Pettit Powell, H. E. Read Reynolds	Mr. Robinson, L. C. Rodgers Sanderson Scott Seeley Shea Sheldon Shook Thomas Thorington Van Zoeren Wade Wallace Washer Werline Whelan Whitaker Willis
Fairbanks	Ladner	Richards	Speaker

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The question being on agreeing to the title of the bill,

Mr. Neal moved to amend the title so as to read as follows:

A bill making appropriations for the Industrial School for Boys for the fiscal year ending June 30, 1904, for rebuilding boiler house destroyed by fire April 6, 1903, repairing and extending coal shed and purchasing four new boilers and attachments thereto, and to provide a tax therefor.

The motion prevailed.

The title as amended was then agreed to.

Mr. Neal moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members elect voting therefor.

The Committee on School for the Blind, by Mr. Anderson, Chairman, reported

Senate bill No. 265 (file No. 56), entitled

A bill to establish the Michigan Employment Institution for the Blind and provide for its management, and to make an appropriation therefor; With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was referred to the Committee on Ways and Means.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval on April 27 of the following bills:

House bill No. 69 (file No. 65, enrolled No. 196), entitled

A bill to provide for the better drainage of highways in certain cases;

House bill No. 235 (file No. 111, enrolled No. 197), entitled

A bill to amend section four of Act No. 157 of the Public Acts of 1851, entitled "An Act to define the limits, jurisdiction and powers of circuit courts," as amended by the several acts amendatory thereof, and being Section 303 of the Compiled Laws of 1897;

House bill No. 68 (file No. 134, enrolled No. 198), entitled

A bill to amend Section 2 of Act No. 205 of the Public Acts of 1881, entitled "An Act to require justices of the peace to make reports to the prosecuting attorneys in criminal and other proceedings before them, to which the people are a party, or in which the county may be liable for any costs," the same being Section 1063 of the Compiled Laws of 1897;

House bill No. 113 (file No. 71, enrolled No. 200), entitled

A bill to regulate the granting of relief to and the admission of certain poor persons to the asylums and almshouses and to provide for the expense of the temporary care and transportation of such persons and to repeal all acts or parts of acts inconsistent therewith;

House bill No. 364 (file No. 59, enrolled No. 201), entitled

A bill to provide for the regulation in this State of foreign tontine, bond. certificate and investment companies, partnerships and associations, other than life insurance companies and building and loan associations, prescribing the terms and conditions upon which such companies, partnerships and associations shall be permitted to do business in this State;

House bill No. 712 (enrolled No. 205), entitled

A bill relative to sureties on the bonds of dealers in intoxicating, malt, brewed or fermented liquors in Charlevoix County.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 27, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following concurrent resolution:

Senate concurrent resolution No. 71.

Whereas. At the request of the United States, the State of Michigan in devotion to the cause of freedom and for the preservation of the safety of the union, did expend certain large sums in supporting destitute families of union soldiers, and in otherwise aiding the federal government in suppressing the rebellion against the United States from 1861 to 1865; and

Whereas, The United States has made reimbursement of such expenditures in part only, although, by the reimbursement of all such expenditures, the burden thereof should be borne by the country at large;

Resolved (the House concurring), That the Senators and Representatives from this State to the Congress of the United States be and they hereby are requested to endeavor to procure the adoption of congressional legislation whereby the claims of this State for unpaid expenditures made by this State in supporting destitute families of union soldiers, and in otherwise aiding in suppressing the rebellion against the United States from 1861 to 1865, may be presented, adjudicated, allowed and paid;

Resolved, That the Governor of this State be and he hereby is authorized and directed to appoint and employ an agent or attorney irrevocable with power of substitution, on behalf of this State, to prepare, present, prosecute and recover, in such manner and at such places as may now or hereafter be allowed by law, any and all claims for expenditures made by this State as aforesaid in aiding in suppressing the rebellion against the United States, and, among other things, to prepare and to endeavor to procure, in conjunction with any similar agents or attorneys that may be appointed by other states, legislation as aforesaid by the Congress of the United States;

Resolved, That the treasurer and other proper officers of this State be and they hereby are authorized and directed to furnish to the agent or attorney so appointed, and to any substitutes, assistants, agents or attorneys appointed or employed by him, such information in their power as the said agent or attorney may require in order to prepare, present. prosecute and recover all claims for expenditures made as aforesaid by this State:

Resolved, That the agent or attorney appointed as aforesaid receive such compensation as the Governor may determine, payable without appropriation only out of any sums which the said agent or attorney may recover on behalf of this State, and that, except in furnishing information as aforesaid, there shall be no further liability on the part of this State for any expenses incurred in preparing, presenting, prosecuting or recovering said claim as aforesaid:

And to inform the House that the resolution has been adopted by the Senate. In this action of the Senate the concurrence of the House is re-

spectfully asked.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The question being on concurring in the adoption of the resolution, Mr. Wade moved that the resolution be laid on the table. The motion prevailed.

THIRD READING OF BILLS.

Senate bill No. 276 (file No. 49), entitled

A bill making appropriations for the State Board of Fish Commissioners for the fiscal years ending June 30, 1904, and June 30, 1905. and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the members elect

voting therefor, by yeas and nays, as follows:

58

14

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Byrns Chapman DeLisle Denby Dennis Dunn Dunstan	Mr. Eichhorn Fairbanks Ferry Fisher Foster Francis Galbraith Gallup Herkimer Higgins Holmes Hunt Knight Lane, John	Mr. McCarthy McEachern Master Morroe, J. H. Morrice Munsell Neal Newberry Pettit Powell, H. E. Reynolds Richards Robinson, L. C. Rodgers	Mr. Sanderson Scott Shea Sheldon Shook Thomas Thorington Van Zoeren Washer Wells Werline Whelan Whitaker Speaker
Dunstan Durham	Lane, John Lovell	Rodgers	Speaker

NAYS.

Mr. Combs	Mr. Harley	Mr. Portlow	Mr. Wada
Fisk	Kidder	Perkins.	Wallace
Halladay	Kirk, William	Read	Willi:
Hallenbeck	Oshorn		•

The question being on agreeing to the title of the bill,

Mr. Neal moved to amend the title so as to read as follows:

A bill making appropriations for the State Board of Fish Commissioners for building and special purposes and for current expenses for the fiscal years ending June 30, 1904 and June 30, 1905, and to provide a tax to meet the same.

The motion prevailed.

The title as amended was then agreed to.

Mr. Neal moved that the bill be laid on the table.

The motion prevailed.

Senate bill No. 98 (file No. 132), entitled

A bill making appropriations for the purchase of books and equipments for the Michigan State Library and the Michigan traveling libraries, for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Ferry	Mr. Lovell	Mr. Sanderson
Adams, R. N.	Fisher	McCarthy	Scott
Anderson	Fisk	McEachern	Shea
Ashley	Foster	Master	Sheldon
-Austin	Francis	Monroe, J. H.	Shook
Barnaby	Galbraith	Morrice	Thomas
Batchelder	Gallup	Munsell	Thorington
Chapman	Halladay	Newberry	Van Zoeren
Combs	Herkimer	Osborn	Wallace
DeLi sle	Higgins	Partlow	Washer
Denby .	Jenks	Perkins	Wells
Dennis	Kidder	Pettit	Werline
Du nn	Kirk, William	Powell, H. E.	\mathbf{W} helan

Wherea tures in 1 tures, the Resolve --tives from hereby ar-· _== legislatio by this S otherwise from 186 Resolve ized and with pov prosecute **hereaf**ter by this: the Unit to procu be appo the Uni Resol and the rame is an war to the c attorne चन्द्रण व विवाद के व चन्द्राच neys al THE IL POST OF THE PARTY AND the said is was not adopted. was made cute ar State; was not adorred. Rese ام تحد د compe priatic The later of the second cover ' as afo any e ing s An Senn1 ian. M: E mes spect :- 20.51 k = n _ er B Bur Print arthy Bos 2... Th Stiller M Thomas TWasher W P IF -- E E Whelst Whitneer Speaker 5,7 S. £ ... A sio! E Wallace to I Verline

12

Senate bill No. 48 (file No. 11), entitled

A bill to punish the negligent or careless shooting of human beings by persons in pursuit of game;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof,

Mr. Francis moved to amend the bill

By striking out all of Section 2 after the word "act" in line 4 thereof.

The amendment was adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Ad	ams, C. S.	Mr. Fisher	lr. Lane. O. B.	Mr. Scott
Ad	ams, R. N.	Fisk	Lovell	Shea
An	derson	Foster	McCarthy	Sheldon
Asi	hley	Francis	Monroe, J. H.	Shook
Au	stin	Galbraith	Morrice	Thomas
Ba	rnaby	Gallup	Munsell	Thorington
Ch	apman	Halladay	Neal	Wade
De	Lisle	Hallenbeck	Newberry	Wallace
De	nby	Herkimer	Osborn	Washer
De	nnis	Higgins	Partlow	Wells
Du	nn	Jenks	Petti t	Werline
Du	nstan	Kidder	Powell, H. E.	Whelan
Du	rham	-Kirk, Willia	am Read	Whitaker
` Eic	chhorn	Knight	Reynolds	Willis
Fa	irbanks	Ladner	Richards	Speaker
Fe	rry	Lane. John	Rodgers	•

NAY8.

Mr. Combs

Mr. Harley

Mr. Master

Mr. Sanderson

The title of the bill was agreed to.

House bill No. 271 (file No. 200), entitled

A bill to amend Section 1 of Act No. 171 of the Public Acts of 1873, entitled "An Act establishing a State agency for the care of juverile offenders," as last amended by Act No. 57 of the Public Acts of 1895, and being Section 2260 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Chapman Combs DeLisle Denby Dennis	Mr. Fisher Fisk Foster Francis Galbraith Gallup Halladay Harley Herkimer Higgins Hunt	Mr. Lane, John Lane, O. B. McCarthy Master Morrice Munsell Neal Newberry Osborn Partlow Perkins	Mr. Robinson, L. C. Scott Shea Sheldon Shook Thomas Thorington Wade Wallace Washer Wells
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Mr. Dunstan Durham Eichhorn Fairbanks Mr. Knight Lane, John Lane, O. B. Mr. Read Reynolds Richards Mr. Wbitaker Will!s Speaker

65

NAY8.

The title of the bill was agreed to.

House bill No. 1038 (file No. 203), entitled

A bill to provide for the regulation of corporations, companies, partnerships, associations or firms, other than building and loan associations and life insurance companies, which issue, place or sell certificates, bonds, debentures, tontine contracts, or other investment securities of any kind or description on the partial payment or installment plan, prescribing the terms and conditions upon which such corporations, companies, partnerships, associations or firms shall be permitted to do business in this State:

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Rodgers moved to amend the bill by striking out Section 8 thereof.

Mr. Wade moved that the word "seven" in line 3 of Section 8 be stricken out and that the word "five" be inserted in lieu thereof.

The amendment offered by Mr. Wade was not adopted, two-thirds of all the members present not voting therefor.

The amendment offered by Mr. Rodgers was then not adopted, twothirds of all the members present not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Fairbanks Mr. Kirk, William Mr. Richards Adams, R. N. Ferry Lane, John Robinson, L. C. Lane, O. B. Ashley Fisher Sanderson Foster ' McCarthy Scott Austin Francis Master Shea Barnaby Galbraith Morrice Sheldon Batchelder Chapman Gallup Munsell Shook Del isle Halladay Neal Thomas Newberry Washer Denby Harley Herkimer Pettit Wells Dennis Higgins Powell, H. E. Whelan Dunn Holmes Read Whitaker Dunstan Reynolds Durham Kidder Speaker Eichhorn 53

NAYS.

Mr. Combs Mr. Lovell Mr. Perkins Mr. Wallace Jenks Monroe, J. H. Rodgers Werline Knight Osborn Thorington Willis

The title of the bill was agreed to.

12

Senate bill No. 48 (file No. 11), entitled

A bill to punish the negligent or careless shooting of human beings by persons in pursuit of game;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof,

Mr. Francis moved to amend the bill

By striking out all of Section 2 after the word "act" in line 4 thereof. The amendment was adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Fisher	Ir. Lane. O. B.	Mr. Scott
Adams, R. N.	Fisk	Lovell	Shea
Anderson	Foster	McCarthy	Sheldon
Ashley	Francis	 Monroe, J. H. 	Shook
Austin	Galbraith	Morrice	Thomas
Barnaby	Gallup	Munsell	Thorington
Chapman	Halladay	Neal	Wade
DeLisle	Hallenbeck	Newberry	Wallace
Denby	Herkim er	Osborn	Washer
Dennis	Higgins	Partlow	Wells
Dunn	Jenks	Pettit	Werline
Dunstan	Kidder	Powell, H. E.	Whelan
Durham	-Kirk, William	Read	Whitaker
` Eichhorn	Knight	Reynolds	Willis
Fairbanks	Ladner	Richards	Speaker
Ferry	Lane. John	Rodgers	-

NAYS.

Mr. Combs

Mr. Harley

Mr. Master

Mr. Sanderson

63

The title of the bill was agreed to.

House bill No. 271 (file No. 200), entitled

A bill to amend Section 1 of Act No. 171 of the Public Acts of 1873, entitled "An Act establishing a State agency for the care of juvenile offenders," as last amended by Act No. 57 of the Public Acts of 1895, and being Section 2260 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Chapman Combs DeLisle Denby	Mr. Fish Fisk Foste Fran Gallt Halle Harl Herk	er cis raith ip aday ey cimer ins	Mr. Lane, John Lane, O. E McCarthy Master Morrice Munsell Neal Newberry Osborn Partlow	S. Scott Shea Sheldon Shook Thomas Thorington Wade Wallace Washer
/	Denby Dennis	Higg Hunt		Partlow Perkins	Washer Wells

Mr. Dunn Mr. Jenks Mr. Pettit Mr. Werline Dunstan Kidder Powell, H. E. Whelan Kirk, William Whitaker Durham Read Reynolds Eichhorn Knight Willis Fairbanks Ladner Richards Speaker Perty

NAYS.

The title of the bill was agreed to.

Mr. Vandercook entered the House and took his seat.

House bill No. 792 (file No. 201), entitled

A bill to amend Sections 2 and 5 of Chapter 72 of the Revised Statutes of 1846, and the several acts amendatory thereto, relative to "The payment of debts and legacies of deceased persons," being Sections 2 and 5 of Chapter 252 of the Compiled Laws of 1897:

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Chapman Combs DeListe Denby Dennis Dunn Dunstan Durham Bichhorm	Mr. Fairbanks Fisher Fisk Foster Francis Galbraith Gallup Halladay Hallenbeck Harley Herkimer Higgins Hunt Kidder Ladner	Mr. Lane, John Lane, O. B. McCarthy Master Morrice Munsell Newberry Osborn Partlow Perkins Pettit Powell, H Read Reynolds	Mr. Robinson, L. C. Scott Shea Shook Thomas Thorington Vandercook Wade Wallace Washer Wells Whelan Whitaker Willis Speaker
			. 60

NAYS.

The question being on agreeing to the title of the bill,

Mr. Munsell moved to amend the title so as to read as follows:

A bill to amend Sections 2 and 5 of Chapter 72 of the Revised Statutes of 1846, and the several acts amendatory thereto, entitled "Of the payment of debts and legacies of deceased persons," being Sections 2 and 5 of Chapter 252 of the Compiled Laws of 1897.

The motion prevailed.

The title as amended was then agreed to.

Messrs. Greusel and Siggins entered the House and took their seats.

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SPECIAL ORDER.

The Speaker laid before the House the following bill: Senate bill No. 158 (file No. 79), entitled A bill for the regulation and sales of stocks of goods in bulk.

Mr. Neal moved that the House resolve itself into a committee of the whole on the Special Order.

The motion prevailed.

The Speaker called Mr. Chapman to the chair.

After some time spent in the consideration of the bill the committee

rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, has made no amendments thereto, and recommends its passage.

IRA G. CHAPMAN,

Chairman.

The report was accepted.

The bill named in the report was placed on the order of Third Reading of Bills.

Mr. C. S. Adams moved that the House take a recess until 2 o'clock

The motion prevailed, the time being 11:55 o'clock a.m.

AFTER RECESS.

2 o'clock p. m.

The House was called to order by the Speaker.

Messrs. J. P. Kirk and N. O. Ward entered the House and took their seats.

GENERAL ORDER.

Mr. Neal moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. Chapman to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment of the following bills and joint resolution:

Senate bill No. 531 (file No. 92), entitled

A bill to amend Section 39 of Act No. 205 of the Public Acts of 1887, entitled "An Act to revise the laws authorizing the business of banking, and to establish a banking department for the supervision of such basiness," being Compiler's Section 6128, Chapter 161 of the Compiled Laws of 1897;

Senate bill No. 506 (file No. 128), entitled

A bill to amend Section 2415 of the Compiled Laws of 1897, being an act relative to fences and fence viewers; pounds and the impounding of cattle;

Senate bill No. 200 (file No. 105), entitled

A bill authorizing and directing the Board of State Auditors to investigate, audit and allow certain claims against the State of Michigan on account of improvements of Maple River;

House bill No. 385 (file No. 104), entitled

A bill to compel railroad companies to connect their main line or track with the warehouses, yards, elevators and factories of shippers or consignees by means of spur tracks or sidings, to be constructed by such railroad companies, and to receive for shipment and delivery, all freight from and at warehouses situated upon or alongside of such spur tracks or sidings;

House joint resolution No. 560 (file No. 207), entitled

A joint resolution proposing an amendment to Section 9 of Article 14 of the Constitution of this State relative to highways;

House bill No. 837 (file No. 211), entitled

A bill to amend Section 18, Chapter 3, of Act No. 164 of the Public Acts of 1881, being Compiler's Section 4683 of the Compiled Laws of the State of Michigan, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act";

House bill No. 1117 (file No. 212), entitled

A bill to amend Section 4 of Chapter 3 of Act No. 243 of the Session Laws of 1881, entitled "An Act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, as subsequently amended, the same being Compiler's Section 4089 of the Compiled Laws of 1897;

Senate bill No. 370 (file No. 86), entitled

A bill to amend Section 2 of Chapter 35 of the Revised Statutes of 1846, relative to the preservation of the public health, quarantine, nuis-

ances, and offensive trades, as amended by Act No. 56 of the Public Acts of 1877, and by Act No. 202 of the Public Acts of 1881, being Section 4411 of the Compiled Laws of 1897;

Senate bill No. 182 (file No. 110), entitled

A bill to prohibit, discourage and punish the exhibition of deformed human beings, diseased or deformed human bodies, or parts thereof, or the representation of the same, for any other than purely medical purposes;

House bill No. 1119 (file No. 213), entitled

A bill to amend Section 5 of Chapter 11 of Act No. 243 of the Session Laws of 1881, entitled "An Act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, as subsequently amended, the same being Compiler's Section 4171 of the Compiled Laws of 1897;

House bill No. 500 (file No. 214), entitled

A bill to amend the title and Section 1 of Act No. 191 of the Public Acts of 1893, entitled "An Act to provide for the incorporation of associations for the purpose of establishing scholarships in the University of Michigan, for the benefit of graduates of the high schools of this State";

House bill No. 506 (file No. 216), entitled

A bill to amend Sections 1, 3 and 4 of Act No. 3 of the Public Acts of 1885, entitled "An Act for the formation of corporations for the cultivation of art," the same being Sections 8226, 8228 and 8229 of the Compiled Laws of 1897, and to add a new section to said act to be known as Section 19;

Senate bill No. 66 (file No. 117), entitled

A bill to amend Section 6 of an act to authorize the formation of corporations for literary and scientific purposes and to repeal an act to authorize the formation of corporations for literary and scientific purposes, approved March 21st, 1865, as amended by Act No. 18 of the Session Laws of 1867, and Act No. 72 of the Session Laws of 1879, said Section 6 being Section (8175) of the Compiled Laws of 1897, so as to increase the amount of property which may be held by literary or scientific associations;

Senate bill No. 168 (file No. 126), entitled

A bill to regulate the making up of reports of claims examined and adjusted by the Board of State Auditors, and to repeal Section 128 of the Compiled Laws of 1897;

House bill No. 330 (file No. 221), entitled

A bill to repeal Act No. 28 of the Public Acts of 1887, entitled "An Act to provide for the appointment of a Game and Fish Warden, and to prescribe his powers and duties," and all acts amendatory thereof;

House bill No. 331 (file No. 222), entitled

A bill to repeal Act No. 37 of the Public Acts of 1899, entitled "An Act to provide for the salary of the State Game and Fish Warden, and

for the appaintment of a chief deputy game and fish warden, and to prescribe his powers and duties," and all amendments and additions thereto;

House bill No. 796 (file No. 183), entitled

A bill to amend Act No. 202 of the Public Acts of 1899, entitled "An Act to provide fans or blowers in all workshops or establishments where wheels composed partly of emery, or buffing wheels or emery belts are used," approved May 17th, 1899, by adding a new section thereto, following Section 5 to stand as Section 5a of said act;

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House bill No. 671 (file No. 101), entitled

A bill to provide for the exercise of the police power of the State, over the affairs and business of corporations or persons engaged in urban, suburban and interurban railway transportation, by the Commissioner of Railroads and to define the powers and duties of said Commissioner of Railroads, with reference thereto;

Senate bill No. 484 (file No. 123), entitled

A bill to amend Section 16 of Chapter 33 of the Compiled Laws of 1897, entitled "Jurisdiction, powers and procedure of Probate Courts," the same being Compiler's Section 660 of said Compiled Laws;

House bill No. 669 (file No. 209), entitled

A bill to amend Section 6 of Act No. 150 of the Public Acts of 1893, as subsequently amended by Act No. 197 and Act No. 256 of the Public Acts of 1895, the same being Section 146 of the Compiled Laws of 1897, and being an act, entitled "An Act to provide for the establishment and maintenance of a pardoning board, prescribing the powers and duties and repealing all acts and parts of acts in conflict therewith";

House bill No. 1135 (file No. 210), entitled

A bill authorizing organized townships in the State of Michigan to borrow money and to issue bonds therefor, for the purpose of providing for the better construction and care of highways in such townships;

Senate bill No. 109 (file No. 147), entitled

A bill to provide for the payment of school district and public school orders outstanding for more than one year.

Part III.

The committee recommends the adoption for Senate bill No. 541 (file No. 101), entitled

A bill to make it a misdemeanor for an employe to obtain railway or other transportation, or the benefit of other advancement made by employers, to be thereafter repaid in labor, to refuse to perform such labor or repay such advancement, and providing for punishment therefor;

Of the proposed accompanying substitute, entitled

A bill to prescribe the duties and liabilities of employers and employees arising from the offer and acceptance of inducements for the

performance of labor or service for hire at some point away from the home locality:

Part IV.

The committee recommends that all after the enacting clause of the following bill be stricken out:

Senate bill No. 306 (file No. 125), entitled

A bill to provide for the inspection of animals intended for meat supplies, and of meat intended for consumption in cities, villages and townships; to regulate slaughter houses and meat markets; to license the sale of meats in cities, villages and townships, to provide for public abattoirs therein and to regulate the use thereof.

IRA G. CHAPMAN, Chairman.

The report was accepted.

The bills and joint resolution named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed substitute for the bill named in Part III of the report,

The substitute was adopted, and the bill as substituted was placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the committee relative to the bill named in Part IV of the report,

'The recommendation was concurred in, and all after the enacting clause of the bill was stricken out.

The title and enacting clause of the bill were laid on the table.

Mr. Dohany entered the House and took his seat.

By unanimous consent the House returned to the order of Motions and Resolutions.

MOTIONS AND RESOLUTIONS.

Mr. Galbraith moved to take from the table

House bill No. 144 (file No. 9), entitled

A bill to organize the Township of McEachern, in the County of Alger.

The motion prevailed.

Mr. Galbraith moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Sanderson moved that the House take a recess until 7:30 o'clock p. m.

The motion did not prevail.

The Speaker laid before the House the following resolution, offered yesterday by Mr. Werline, and laid over until to-day under the rules:

House resolution No. 111.

Whereas, The burden of improving and maintaining our highways according to the general prevailing system in this country rests almost entirely upon the agricultural lands and people living in the rural districts; and

Whereas, The State aid plan for constructing highways, as practised in the States of New Jersey, New York, Connecticut and Massachusetts has proven satisfactory in its operation, and has offered a partial solution of the road question in that it distributes this burden of cost so that one-half is paid out of the general fund supplied by the state; and

Whereas, It is desirable to extend this principle of cooperation and distribution of the burden of cost to a still greater extent so that the government of the United States shall bear its share of the cost of construction to be paid out of the general revenues of the United States;

and

Whereas, One-half of said revenues, aggregating during the last two years \$1,000,000,000 per annum, is derived from the agricultural states and rural districts, while only ten per cent of the total amount is appropriated by Congress for the use of said agricultural districts, while ninety per cent is appropriated for public buildings and other uses pertaining to great cities; and

Whereas, The Hon. Walter P. Brownlow, member of Congress from Tennessee, has introduced a bill in the United States House of Representatives, providing for a National, state and local cooperation in the permanent improvement of the public highways, according to the provisions of which the sum of \$20,000,000 is to be appropriated, and the United States government is to pay one-half of the cost of improving any public highway when requested so to do by, and in cooperation with State or civil subdivision thereof; therefore be it

Resolved, By the House of Representatives of the State of Michigan (the Senate concurring), that we hereby heartily endorse said Brownlow bill and commend its passage by Congress, and that we request the Representatives from the State of Michigan in Congress and instruct the United States Senators from this State to vote for and support said bill.

The question being on the adoption of the resolution, The resolution was adopted.

The Clerk announced that the following bills had been printed and that they were presented to the Governor April 28:

House bill No. 574 (file No. 143, enrolled No. 244); House bill No. 1001 (file No. 181 enrolled No. 245).

Mr. Hunt moved that the House adjourn.

The motion prevailed, the time being 5 o'clock p. m.

The Speaker declared the House adjourned until to morrow at 10 o'clock a.m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS.

SESSION OF 1903



SEVENTIETH DAY.

Lansing, Wednesday, April 29.

10 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. E. M. Lake.

The roll of the House was called by the Clerk, who announced that a

quorum was present.

The following named members were absent with leave: Messrs. Baumgaertner, Campbell, Duncan, Hemans, Oviatt, Randall, Stone and C. E. Ward.

The following named members were absent without leave: Messrs. Brown, Gardner Powell, W. C. Robinson, Seeley, Shook and Wallace.

Mr. Willis moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

Mr. Wade asked and obtained an indefinite leave of absence for Mr. Seeley.

PRESENTATION OF PETITIONS.

No. 612. By Mr. Nottingham: Petition of Dr. Oscar LeSeuer and 16 other physicians of Detroit, asking for the passage of House bill No. 204, providing for the examining and licensing of physicians and surgeons.

The petition was referred to the Committee on Public Health.

No. 613. By Mr. McCarthy: Petition of Wm. Whitesides and 28 others, asking for the passage of House bill No. 559, creating a State Highway Bureau. also House joint resolution No. 560, providing for an amendment to the Constitution relating to highways.

The petition was referred to the Committee on Roads and Bridges.

No. 614. By Mr. McEachern: Petition of R. M. Wood and 36 other citizens of St. Ignace, on the same subject.

Same reference.

No. 615. By Mr. J. P. Kirk: Petition of Henry DePue and 19 other citizens of Ann Arbor. on the same subject.

Same reference.

No. 616. By Mr. Werline: Petition of John Stephenson and 109 other citizens of Escanaba, asking for the passage of a bill, providing for a reduction in railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 1041, entitled

A bill defining the jurisdiction of circuit courts in chancery in certain cases:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate hill No. 89 (file No. 98), entitled

A bill to provide for the indeterminate sentence and for the disposition, management and release of criminals under such sentence, and for the expense attending the same;

With the accompanying substitute therefor, with the same title;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Wade moved that the bill be referred to the committee of the whole and made a Special Order for Wednesday, May 6.

The motion prevailed.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 1012, entitled

A bill to provide for the removal of actions before justices of the peace in Springwells Township, in the County of Wayne, and prescribing the procedure thereof;

With a certain amendment thereto, recommending that the amendment be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

Mr. DeLisle moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Ashley Austin Bolton Byrns Chapman Colby Combs DeLisle Denby Dennis Dohany Dunn Durham Eichhorn Fairbanks	Mr. Fisher Fisk Foster Francis Galbraith Gallup Greusel Halladay Hallenbeck Harley Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P.	Mr. Ladner Lane, John McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Nottingham Osborn Paddock Partlow Pettit Powell, H. E.	Mr. Reynolds Richards Robinson, L. C: Rodgers Sanderson Scott Shea Sheldon Siggins Thomas Thorington Van Zoeren Wells Werline Whelan Whitaker Wright
Ferry	Knight	Read	71

NAYS.

Mr. Wade Mr. Willis Mr. Speaker

The title was agreed to.

Mr. DeLisle moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 84 (file No. 142), entitled

A bill to amend Section 1 of Act No. 199 of the Public Acts of 1899, entitled "An Act regulating the practice in courts held by justices of the peace in suits brought against two or more defendants," by regulating the liability of sureties upon appeal from justice court to the circuit court in suits brought against two or more defendants;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 340, entitled

A bill to amend Section 1 of Act No. 127 of the Public Acts of 1873, entitled "An Act making the actions of trespass and trespass on the case transitory in certain cases," approved March 12, 1861, the same being Section 10217 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Liquor Traffic, by Mr. C. S. Adams, Chairman, reported

House bill No. 716, entitled

A bill providing for the licensing of the sale of spirituous liquors on buffet cars and dining cars;

With the accompanying substitute therefor, entitled

A bill to license the sale of spirituous, intoxicating, malt, brewed, fermented, or vinous liquors on sleeping, buffet and dining-cars, and providing a penalty for a violation of this act;

And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Liquor Traffic, by Mr. C. S. Adams, Chairman, reported

House bill No. 354, entitled

A bill to prohibit the business of manufacturing, selling, furnishing, delivering, or keeping for sale sacramental and intoxicating liquors, or malt, brewed, and fermented liquors and vinous liquors, in any village of less than five hundred population, within the County of St. Clair, State of Michigan, except by the keeper of a hotel, and to define the term "hotel;"

With a certain amendment thereto, recommending that the amendment be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

Mr. Dunn moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Batchelder Byrns Chapman Colby Combs Dennis Dohany Dunn Durham	Mr. Fairbanks Ferry Fisher Foster Galbraith Gallup Halladay Hallenbeck Herkimer Holmes Hunt Kidder Kirk, J. P. Kirk William	Mr. Ladner Lane, John Lane, O. B. McCarthy McEachern Monroe, J. H. Monroe, J. S. Munsell Osborn Partlow Perkins Pettit Powell, H. E. Read	Mr. Reynolds Richards Scott Siggins Thomas Vandercook Van Zoeren Walker Ward, N. O. Werline Whelan Willis Wright
. Durham	Kirk, William	Read	

NAYB.

Mr. Greusel Mr. Jenks Mr. Thorington Mr. Whitaker Higgins

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The question being on agreeing to the title of the bill,

Mr. Dunn moved to amend the title so as to read as follows:

A bill to prohibit the business of manufacturing, selling, furnishing, delivering, or keeping for sale sacramental and intoxicating liquors, or malt, brewed and fermented liquors and vinous liquors, in any township, or part of township, and in any village of less than five hundred population within the County of St. Clair, State of Michigan, except by the keeper of a hotel, and to define the term "hotel."

The motion prevailed.

The title as amended was then agreed to.

Mr. Dunn moved that the bill be given immediate effect.

The motion did not prevail, two-thirds of all the members-elect not voting therefor.

Mr. Dunn moved that the bill be laid on the table.

The motion prevailed.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

House bill No. 865, entitled

A bill to amend Act number 277 of the Public Acts of 1897, known as An Act to define the limits of Wild Fowl Bay and to prohibit fishing with nets within such limits;

With the accompanying substitute therefor, entitled

A bill to amend the title and insert a new section in Act number 277 of the Public Acts of 1897, entitled "An Act to define the limits of Wild Fowl Bay, and to prohibit fishing with nets within such limits;"

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Thomas moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two thirds of all the members present voting

therefor.

The bill was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Byrns Greusel Master Thomas Chapman Halladay Monroe, J. H. Thorington Colby Hallenbeck Morrice Van Zoeren Combs Harley Munsell Ward, N. O. DeLisle Herkimer Neal Wells Denby Higgins Nottingham Werline	C.
W CIM	

Mr. Dunn Durham Eichhorn Mr. Jenks Kidder Kirk, J. P. Mr. Partlow Perkins Pettit Mr. Wright Speaker

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NAYS.

The title was agreed to.

Mr. Thomas moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported House bill No. 256, entitled

A bill to provide for the immediate registration of births and the requiring of certificates of births;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Public Health, by Mr. Nottingham, Chairman, reported

Senate bill No. 489 (file No. 167), entitled

A bill to define the terms "sickness dangerous to the public health," and "disease dangerous to the public health," employed in Sections 4424, 4452, 4453, 4454 and 4460 of the Compiled Laws of 1897, and elsewhere in the laws of Michigan, and to provide for the publication of a list of said diseases;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Public Health, by Mr. Nottingham, Chairman, reported

House bill No. 1005, entitled

A bill to provide for the preservation of the public health, quarantine, nuisances and offensive trades, in the County of Cheboygan, and to authorize the Board of Supervisors of said county to contract for medical treatment of those afflicted with contagious diseases, and to provide pest houses by renting, purchase or constructing same in said county;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Richards moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Adams, R. N. Anderson	dr. Francis Galbraith Gallup	Mr.	McEachern Master Monroe, J. H.	Mr.	Rodgers Sanderson Scott
	Ashley	Halladay		Monroe, J. S.		Shea
	Austin	Hallenbeck		Morrice		Sheldon
	Barnaby	Harley		Munsell		Siggins
	Batchelder	Herkimer		Neal		Thomas
	Byrns	Higgins		Newberry		Thorington
	Chapman	Holmes		Nottingham		Vandercook
	Combs	Hunt		Osborn		Van Zoeren
	Denby	Kidder		Paddock		Walker
	Dennis	Kirk, J. P.		Partlow		Wells
	Dohany	Kirk, William	•	Perkins		Werline
	Dunn	Knight		Pettit		Whelan
	Eichhorn	Ladner		Powell, H. E.		Whitaker
	Fairbanks	Lane, John		Read		Willis
	Ferry	Lane, O. B.		Reynolds		Wright
	Fisk	Lovell		Richards		Speaker
	Foster	· McCarthy		Robinson, L. C.	i	

NAYS.

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The title was agreed to.

Mr. Richards moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Public Health, by Mr. Nottingham, Chairman, reported

House bill No. 702, entitled

A bill to provide for the preservation of public health, quarantine, support and maintenance of people infected with smallpox and other contagious diseases dangerous to the public health, and to provide punishment for the violation of the quarantine established by the board of health in the County of Mason and State of Michigan;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Harley moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Mr. Fisk Mr. Lovell
Anderson Foster McCarthy
Ashley Francis McEachern

Mr. Richards Rodgers Sanderson

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Mr. Austin Mr. Galbraith Mr. Master Mr. Scott Barnaby Greusel Monroe, J. H. . Shea Batchelder Halladay Monroe, J. S. Sheldon Byrns Hallenbeck Morrice Thomas Chapman Harley Munsell Thorington Colby Herkimer Neal Vandercook Combs Higgins Newberry Van Zoeren DeLisle Holmes Nottingham Wade Jenks Walker Denby Osborn Kidder Dennis Paddock Wells Kirk, J. P. Partlow Werline Dohany Kirk, William Dunn Perkins Whelan Durham Knight Pettit Whitaker Eichhorn Ladner Powell, H. E. Willia Lane, John Lane, O. B. Fairbanks Read Wright Reynolds Speaker Ferry

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NAYS.

The title was agreed to.

Mr. Harley moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on General Taxation, by Mr. Harley, Acting Chairman, reported

House bill No. 335, entitled

A bill to amend Section 110 of Act No. 206 of the Public Acts of 1893, entitled "An Act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1, 1893, the same being Section 3933 of the Compiled Laws of 1897;

With the recommendation that the bill do pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Public Lands, by Mr. Halladay, Chairman, reported Senate bill No. 187 (file No. 159), entitled

A bill making an appropriation for the Mackinac Island State Park and to provide for a tax to meet the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the Committee on Ways and Means.

The Committee on Public Lands, by Mr. Halladay, Chairman, reported Senate bill No. 350 (file No. 119), entitled

A bill relative to the unauthorized removal of timber or other property from State tax lands;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Public Lands, by Mr. Halladay, Chairman, reported Senate bill No. 444, entitled

A bill to create a forestry reserve, to provide for its maintenance, management and regulation by restoring for sale or homestead entry, lands heretofore reserved in certain counties in this State, and making an appropriation therefor;

With the recommendation that the bill pass.

The report was accepted and the committee discharged. The bill was referred to the Committee on Ways and Means.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 1026, entitled

A bill to amend Section 1 of Act No. 308 of the Session Laws of the State of Michigan of 1879, as amended by Act No. 308 of the Session Laws of the State of Michigan of 1881, entitled "An Act to incorporate the City of Mt. Clemens, and repeal Act No. 307 of the Session Laws of 1875, approved April 8, 1875;"

House bill No. 55 (file No. 184), entitled

A bill to amend Section 4 of Act No. 147 of the Public Acts of 1891, entitled "An Act to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act," being Section 4811 of the Compiled Laws of 1897;

House bill No. 626, entitled

A bill to provide for the appointment of a stenographer of the probate court for the county of Wayne, to prescribe his duties and provide for his compensation and to repeal Act 133 of the Public Acts of 1889;

House bill No. 1172. entitled

A bill to enlarge the boundaries of the City of Hancock, incorporated from the Village of Hancock, Houghton County, State of Michigan, by adding certain lands thereto and including the same within the corporate limits of said city and its respective wards;

And to inform the House that the Senate has passed said bills, and

has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 366 (file No. 87), entitled

A bill to amend Section 5 of Act No. 200 of the Public Acts of 1897, entitled "An Act to incorporate societies for the study of literature, for general culture and for educational and philanthropic work," the same being Sections 8178 to 8182, inclusive, of the Compiled Laws of 1897;

House bill No. 53 (file No. 157), entitled

A bill to amend Section 3 of Act No. 230 of the Session Laws of 1897, entitled "An Act to provide for the formation of corporations for the purpose of owning, maintaining and improving lands and other property kept for the purpose of summer resorts or for ornament, recreation or amusement, and to repeal all laws or parts of laws in conflict herewith," approved June 4, 1897, the same being Section 7620 of the Compiled Laws of the State of Michigan of 1897;

And to inform the House that the Senate has passed said bills.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 411 (file No. 56), entitled

A bill to amend Section 14 of Chapter 9 of Act No. 254 of the Public Acts of 1897, approved June 2, 1897, entitled "An Act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relating thereto;"

And to inform the House that the Senate has amended the bill as

follows:

1. By striking out of lines 1 and 27 of Section 14 the words "Saginaw, Allegan, Lenawee, Cass, Monroe, Eaton and St. Joseph Counties" and inserting in lieu thereof the words "the several counties of this State."

2. By striking out of line 10 of Section 14 all after the word "also"

line 11 and to and including the word "may" in line 12.

3. By striking out of line 20 of Section 14 the word "any" and the word "item" at the beginning of line 21.

4. By striking out of line 29 of Section 14 the words "Saginaw, Allegan, Lenawee, Cass, Monroe, Eaton and St. Joseph Counties" and inserting in lieu thereof the words "their respective counties."

And that, as thus amended, the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON.

Secretary of the Senate.

The question being on concurring in the amendments made to the bill by the Senate.

The amendments were not concurred in, a majority of all the memberselect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Dohany	Mr. Hallenbeck	Mr. Sanderson
Anderson	Dunn	Jenks	Scott
Ashley	Ferry	Kirk, J. P.	Shea
Barnaby	Fisher	Kirk, William	Siggins
Batchelder	Foster	Read	Thorington
Colby	Francis	Reynolds	Van Zoeren
Denby	Halladay	3	:

NAYS.

Mr.	Austin	Mr. Herkimer	Mr. Munsell	Mr. Rodgers
	Byrns	Knight	Neal	Sheldon
	DeLisle	Ladner	Newberry	Thomas
	Dennis	Lane, John	Nottingham	Vandercook
	Durham	Lane, O. B.	Osborn	Wells
	Eichhorn	Lovell	Partlow	Werline
	Fisk	McEachern	Perkins	Whelan
	Galbraith	Master	Powell, H. E.	Willis
	Greusel	Morrice	Richards	Speaker

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The bill was then retransmitted to the Senate with a message informing the Senate that in the adoption of the amendments the House had not concurred.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 551, entitled

A bill to amend Section 25 of Chapter 28, being an act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan, being Act 183 of the Public Acts of 1897, approved May 29, 1897, said section being Compiler's Section 387 of the Compiled Laws of 1897;

And to inform the House that the Senate has adopted the accompany-

ing substitute therefor, entitled

A bill to amend Section 25 of Act No. 183 of the Public Acts of the State of Michigan of 1897, approved May 29, 1897, entitled "An act to

provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," the same being Section 387 of the Compiled Laws of Michigan of 1897;

And that, as thus substituted, the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the adoption of the substitute for the bill.

The substitute was concurred in, a majority of all the members-elect voting therefor, by yeas and navs, as follows:

YEAS.

66

NAYS.

Mr. Perkins

Mr. Reynolds

The question being on agreeing to the title of the substitute, The title was agreed to.

Mr. Galbraith moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit to the House the following concurrent resolution:

Senate concurrent resolution No. 73.

A concurrent resolution directing the Commissioner of the State Land Office to convey by deed, to the Township of Winterfield, Clare County, certain lands transferred to the State for delinquent taxes.

Whereas, the southeast quarter of southwest quarter of section 28 in township 20 north, range 6 west, has been deeded to the State by the Auditor General under the provisions of law and is now held by the Commissioner of the State Land Office subject to sale or homestead entry; and

Whereas, said description is not of value for agricultural purposes or for homestead entry, and has never been used or occupied except as a

"gravel pit," and

Whereas, the sole use and ownership of said land by the Township of Winterfield would be of great benefit in providing gravel for the making and repairing of highways in said township and in the advantage of a large supply of gravel for years to come; now therefore

Resolved by the Senate (the House concurring), That the Commissioner of the State Land Office be and he is hereby authorized and directed to convey by deed to the Supervisor of the Township of Winterfield, Clare County, Michigan, and his successors in office, in trust for the sole use and benefit of said township, the southeast quarter of southwest quarter of section 28, township 20 north, range 6 west, in said county, for a consideration—one dollar;

And to inform the House that the resolution has been adopted by the Senate, by a yea and nay vote. In this action of the Senate the

concurrence of the House is respectfully asked.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate. The question being on concurring in the adoption of the resolution. The resolution was referred to the Committee on Public Lands.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 252, entitled

A bill to divide the Township of Milan, in the County of Monroe, into two election districts;

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee.

Mr. Herkimer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Ashley Austin Barnaby Bolton Chapman Colby Combs DeLisle Dennis Dohany Dunn Durham Eichhorn Fairbanks Ferry Fisher	Mr. Foster Francis Galbraith Gallup Halladay Hallenbeck Harley Herkimer Higgins Holmes Hunt Jenks Kirk, William Knight Lane, John Lane, O. B. Lovell	Mr. McCarthy McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Partlow Perkins Pettit Powell, H. E. Read Reynolds Richards	Mr. Robinson, L. C. Scott Shea Thomas Thorington Vandercook Van Zoeren Wade Walker Ward, N. O. Wells Werline Whelan Whitaker Willis Wright Speaker
Fisk			- 63

NAYS.

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The title was agreed to.

Mr. Herkimer moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 128 (file No. 173), entitled

A bill to prohibit the catching, killing or destroying of fish with seines or any species of continuous net, or with any form of spear or trap, or in any manner whatsoever, except with hook and line, in the waters of Crystal Lake, in the Township of Crystal, County of Montcalm, Michigan, and providing a penalty therefor;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully.

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee.

Mr. Holmes moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Mr. Francis Mr. McEachern Mr. Sanderson
Ashley Galbraith Master Scott
Barnaby Gallup Monroe, J. H. Shea

Mr. Monroe, J. S. Mr. Byrns Mr. Halladay Mr. Siggins Chapman Hallenbeck ' Morrice Thomas Colby Harley Munsell Thorington Herkimer Neal Vandercook Combs DeLisle Higgins Newberry · Van Zoeren Dennis Holmes Osborn Wade Dohany Hunt Paddock Walker Dunn Kidder Partlow Ward, N. O. Kirk, J. P. Perkins Durham Werline Kirk, William Pettit Whelan Eichhorn Powell, H. E. Whitaker Fairbanks Knight Ferry Ladner Read Willis Fisher Lane, John Reynolds Wright Lane, O. B. Fisk Richards Speaker McCarthy Robinson, L. C. Foster

NAYS.

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The title was agreed to.

Mr. Holmes moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 364 (file No. 175), entitled

A bill to amend Section 1 of Act No. 23 of the Public Acts of 1893, entitled "An Act to prohibit the taking, catching or destruction of fish in Raisin River of this State";

And to inform the House that the Senate has passed said bill.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. Herkimer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by year and nays, as follows:

YEAS.

Barnaby Gs Bolton Ga Byrns Hs Chapman Hs Colby Hs Combs He	oster Mr. McEach rancis Master fibraith Monroe, silup Monroe, alladay Morrice allenbeck Munsell arley Neal erkimer Newbern legins Osborn	J. H. Shea J. S. Siggins Thomas Thorington Vandercook
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Mr. Denby Mr. Holmes Mr. Paddock Mr. Walker Ward, N. O. Dennis Hunt Perkins Kidder Dohany Pettit Werline Kirk, J. P. Kirk, William Powell, H. E. Dunn Whelan Durham Whitaker Read Eichhorn Knight Reynolds Willig Fairbanks Ladner Richards Wright Lane, O. B. Fisher Robinson, L. C. Speaker Fisk McCarthy

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NAYS.

The title was agreed to.

Mr. Herkimer moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 77 (file No. 176), entitled

A bill to authorize and regulate the possession, use, transportation and sale of brook trout or other game fishes, by persons engaged in the business of propagating and rearing such fish:

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 296 (file No. 180), entitled

A bill to provide for the purchase, for the State Law Library, of the bound volumes of the records and briefs of the United States Supreme Court from the year 1873 to date;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 355 (file No. 171), entitled

A bill to amend Section 3 of Chapter 254, being Compiler's Section 9444, of the Compiled Laws of 1897 of the State of Michigan, and to repeal all acts or parts of acts inconsistent herewith;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 76 (file No. 181), entitled

A bill to amend Act No. 196 of the Public Acts of 1893, approved June 1, 1893, entitled "An Act to regulate the possession, use, transportation and sale of fish and game," as amended by Act No. 223 of the Public Acts of 1895. by adding two sections, excepting the possession, use, transportation and sale of game fish by persons engaged in the business of propagating and rearing such fish;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bili No. 442 (file No. 182), entitled

A bill to amend Section 61 of Chapter 60 of the Revised Statutes of 1846 and acts amendatory thereto, said chapter relating to the superintendence and disposition of the public lands, the same being Section 1394 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Public Lands.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 275 (file No. 174), entitled

A bill to amend Section 2 of an act, entitled "An Act to establish a State Board of Fish Commissioners, and to repeal Act No. 124, Session Laws of 1873, Act No. 71, Session Laws of 1875, and Act No. 3, Session Laws of 1882," the same being Section 5834 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

The following message from the Senate was received and read:

Senate Chamber, April 28, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to re-transmit the following bill: Senate bill No. 432 (file No. 81), entitled

A bill to amend Section 1 of Act No. 205 of the Public Acts of 1895, entitled "An Act to regulate the admission to practice of attorneys, solicitors and counselors, to provide for a board of examiners, and to repeal conflicting acts," as amended by Act No. 93 of the Public Acts of 1897, the same being Section No. 1119 of the Compiled Laws of 1897;

Which bill was passed by the Senate, March 10, and transmitted to the House, and which was recalled from the House April 9, and the vote by which it passed the Senate reconsidered;

And now to inform the House that the Senate has again passed said

bill.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was then re-referred to the Committee on Judiciary.

THIRD READING OF BILLS.

Senate bill No. 158 (file No. 79), entitled

A bill for the regulation and sale of stocks of goods in bulk;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Mr. Fairbanks Mr. McCarthy Mr. Robinson, L. C. Anderson Ferry McEachern Sanderson Ashley Scott Fisher Master Austin Foster Monroe, J. H. Shea

63

74 0

Mr. Barnaby Mr. Galbraith Mr. Monroe, J. S. Mr. Siggins Batchelder Halladay Morrice Thomas **Bolton** Hallenbeck Munsell **Van**dercook Byrns Newberry Van Zoeren Harley Ward, N. O. Chapman Higgins Paddock Colby Holmes Partlow Washer Denby Hunt Perkins Wells Dennis Kidder Pettit Werline Kirk, J. P. Kirk, William Powell, H. E. Dunn Willis Dunstan Read Wright Reynolds Durham Ladner Speaker Richards Eichhorn Lane, John

NAYS.

Mr. Gailup Mr. Rodgers Mr. Wheian Mr. Whitaker Lane, O. B.

The title of the bill was agreed to.

Senate bill No. 531 (file No. 92), entitled

A bill to amend Section 39 of Act No. 205 of the Public Acts of 1887, entitled "An Act to revise the laws authorizing the business of banking, and to establish a banking department for the supervision of such business," being Compiler's Section 6128, Chapter 161 of the Compiled Laws of 1897;

Was read a third time and passed, two-thirds of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

2 34/61 W 1 7 1 1			
Mr. Adams, R. N.		Mr. Lovell	Mr. Scott
Anderson	Fisher	McEachern	Shea
Ashley	Fisk	Master	Siggins
Austin	Foster	Monroe, J.'H.	Thomas
· Barnaby	Francis	Monroe, J. S.	Thorington
Bolton	Galbraith	Morrice	Van dercook
Byrns	Halladay	Neal	Van Zoeren
Chapman	Hallenbeck	Newberry	\mathbf{Wade}
Colby	Harley	Osborn	Walker
Combs	Herkimer	Paddock	Ward, N. O.
DeLisle	Higgins	Partlow	Washer
Denby	Holmes	Perkins	Wells
Dennis	Kidder	Powell, H. E.	Werlin e
Dohany	Kirk, J. P.	Read	\mathbf{W} hel $\mathbf{a}\mathbf{n}$
Dunn	Kirk, William	Reynoids,	Whitaker
Dunstan	Knight	Richards	Willig
Durham	Ladner	Robinson, L. C.	Wright
Eichhorn	Lane, John	Rodgers	Speaker
Fairbanks	Lane, O. B.		

NAYS.

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The title of the bill was agreed to.

Senate bill No. 506 (file No. 128), entitled

A bill to amend Section 2415 of the Compiled Laws of 1897, being an act relative to fences and fence viewers, pounds and the impounding of cattle;

Was read a third time and pending the taking of the vote on the passage thereof,

173

Mr. Perkins moved to amend the bill

By striking out Section 1 thereof, and inserting the following to stand

as Section 1:

"Section 1. That Section 1 of Chapter 18 of the Revised Statutes of 1846, entitled 'Of fences and fence viewers; of pounds and the impounding of cattle,' being Section 2415 of the Compiled Laws of 1897, be and the same is hereby amended to read as follows:"

The amendment was adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, R. N.	Mr. Ferry	Mr. McCarthy	Mr. Rodgers
	Anderson	Fisher	McEachern	Shea
	Ashley	· Fisk	Master	Siggins
	Austin	Foster	Monroe, J. H.	Thomas
	Barnaby	Francis	Monroe, J. S.	Thorington
	Batchelder	Halladay	Morrice	Vandercook
•	Bolton	Hallenbeck	' Munsell	Van Zoeren
	Byrns	Herkimer	Neal	Wade
	Chapman	Higgins	Newberry	Walker
	Colby	Holmes	Osborn	Ward, N. O.
	Combs	Kidder	Pa ddock	Washer
	Denby	Kirk, J. P.	Partlow	Wells
	Dennis	Kirk, William	Perkins	Werline
	Dohany	Knight	Powell, H. E.	Whelan
	Dunn	Ladner	Read	Willis
	Dunstan	Lane, John	Reynolds	Wright
	Durham	Lane, O. B.	Robinson, L. C.	Speaker
	Eichhorn	Lovell	,	•

NAYS.

Mr. Harley

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The question being on agreeing to the title of the bill,

Mr. Perkins moved to amend the title so as to read as follows:

A bill to amend Section 1 of Chapter 18 of the Revised Statutes of 1846, entitled "Of fences and fence viewers; of pounds and the impounding of cattle," being Section 2415 of the Compiled Laws of 1897.

The motion prevailed.

The title as amended was then agreed to.

Mr. William Kirk moved that the House take a recess until 2 o'clock p. m.

The motion prevailed, the time being 11:51 o'clock a. m.

AFTER RECESS.

2 o'clock p. m.

The House was called to order by the Speaker.

Messrs. Gardner Powell and W. C. Robinson entered the House and took their seats.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on State Capitol and Public Buildings, by Mr. Batchelder, Chairman, reported

House bill No. 290, entitled

A bill to provide for the erection and furnishing of an executive residence, for a barn and other necessary out-buildings, to make an appropriation therefor, and provide for a tax to meet the same;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the Committee on Ways and Means.

The House resumed the order of Third Reading of Bills.

THIRD READING OF BILLS.

Senate bill No. 200 (file No. 105), entitled

A bill authorizing and directing the Board of State Auditors to investigate, audit and allow certain claims against the State of Michigan on account of improvements of Maple River;

Was read a third time and passed, two-thirds of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS. .

Mr. Adams, R. N. Anderson	Mr. Eichhor <u>n</u> Fairbanks	Mr. Kirk, William Knight	Mr. Reynolds Robinson, L. C.
Ashley	Ferry	Ladner	Robinson, W. C.
Austin	Fisher	Lane, John	Rodgers
Barnaby	Fisk	Lane, O. B.	Sanderson
Batchelder	Foster	McCarthy	Scott
Bolton	Francis	McEachern	Siggins
Byrns	Galbraith	Monroe, J. H.	Thomas
Chapman	Halladay	Morrice	Thorington
Colby	Hallenbeck	Newberry	Van Zoeren

Mr. Combs Mr. Harley Mr. Paddock Mr. Wells DeLisle Herkimer Partlow Werline Perkins Whelan Denby Higgins Dennis Holmes Pettit Whitaker Dohany Jenks Powell, Gardner Willis Dunn Kidder Powell, H. E. Wright Dunstan Kirk, J. P. Speaker Read Durham

NAYS.

49

Mr. Loyell 1

The title was agreed to.

Mr. Holmes moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House bill No. 385 (file No. 104), entitled

A bill to compel railroad companies to connect their main line or track with the warehouses, yards, elevators and factories of shippers or consignees by means of spur tracks or sidings, to be constructed by such railroad companies, and to receive for shipment and delivery, all freight from and at warehouses situated upon or alongside of such spur tracks or sidings;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Mr. Fisher Anderson Ashley Austin Barnaby Batchelder Bolton Byrns Chapman Colby Combs DeLisle Denby Dennis Dohany Dunn Durstan Durham Ferry Mr. Fisher Fisk Foster Hallenbeck Hallenbeck Harley Herkimer Higgins Kidder Kidder Kirk, J. P. Kirk, Willi Knight Ladner Lane, John Lane, O. B.	McCarthy McEachern Monroe, J. H. Morrice Munsell Newberry Nottingham Osborn Paddock Partlow Perkins Pettit Iam Powell, Gardner Powell, Read Reynolds	Mr. Robinson, W. C. Rodgers Sanderson Scott Shea Siggins Thomas Thorington Vandercook Van Zoeren Walker Ward, N. O. Wells Werline Whitaker Willis Wright Speaker
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NAYS.

Mr. Eichhorn Mr. Galbraith Mr. Halladay

The title of the bill was agreed to.

House joint resolution No. 560 (file No. 207), entitled A joint resolution proposing an amendment to Section 9 of Article 14 of the Constitution of this State relative to highways;

26

Was read a third time, and pending the taking of the vote on the pas-

sage thereof.

Mr. Colby moved to amend the joint resolution by inserting in line 5 thereof, before the word "the" the words "The Legislature may authorize any city upon the same being voted for by a majority of the electors thereof, voting at any election, to become a party to or interested in and to carry on any work of internal improvement within its corporate limits."

The amendment was not adopted, two-thirds of all the members present not voting therefor.

Mr. Denby moved to amend the joint resolution

By striking out in line 7 thereof the words "except in the improve-

ment of public highways."

The Speaker ruled the amendment out of order for the reason that inasmuch as the amendment sought to strike out the only change proposed by the joint resolution to the Constitution, and would therefore, if adopted, defeat the intent of the resolution, it was an attempt to do indirectly that which could be directly accomplished by refusing to pass the joint resolution.

The question being on the passage of the joint resolution.

The joint resolution was then not passed, two-thirds of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Ashley	Mr.	Fisk	Mr.	Monroe, J. H.	Mr.	Robinson, W. C.
	Bolton		Francis		Monroe, J. S.		Rodgers
	Chapman		Higgins		Morrice		Shea
	Combs		Holmes		Neal		Van Zoeren
	Dennis		Kirk, William		Newberry		Wade
	Eichhorn		Lane, John		Paddock		Washer
	Fairbanks		Lane, O. B.		Perkins		Werline
	Ferry		McEachern		Reynolds		Whelan
	Fisher		Master		Ricnards		Speaker

NAYS.

Mr. Adams, R. N.	Mr. Galbraith	Mr. Ladner	Mr. Robinson, L. C.
Barnaby	Greusėl	Lovell	Sanderson
Batchelder	Halladay	McCarthy	Scott
Colby	Hallenbeck	Munsell	Siggins
DeLisle	Harley	Osborn	Thomas
Denby	Herkimer	Partlow	Thorington
Dohany	Hunt	Pettit	Whitaker
Dunn	Kidder	Powell, Gardner	Willis
Dunstan	Kirk, J. P.	Powell, H. E.	Wright
Durham	Knight	Read	39

House bill No. 837 (file No. 211), entitled

A bill to amend Section 18, Chapter 3, of Act No. 164 of the Public Acts of 1881, being Compiler's Section 4683 of the Compiled Laws of the State of Michigan, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act";

Was read a third time and passed, a majority of all the members-

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Ferry	Mr. Lane, O. B.	Mr. Rodgers
Anderson	Fisk	Lovell	Sanderson
Ashley	Foster	McCarthy	Shea.
Austin	Francis	Master	Sheldon
Barnaby	Greusel	Morrice	Thomas
Batchelder	Halladay	Neal	Thorington
Bolton	Hallenbeck	Newberry	Van Zoeren
Chapman	Harley	Nottingham	Walker
Colby	Higgins	Osborn	Washer
Combs	Holmes	Paddock	Wells
DeLisle	Jenks	Partlow	Werline
Dennis	Kidder	Perkins	Whitaker
Dohany	Kirk, J. P.	Pettit	Willis
Dunstan	Kirk, William	Reynolds	Wright
Durham	Knight	Robinson, L. C	
Eichhorn	Lane John		C

NAYS.

Mr. Adams, R. N. Mr. Galbraith Mr. Ladner Mr. Richards
Dunn Herkimer Powell, Gardner Siggins

The title of the bill was agreed to.

House bill No. 1117 (file No. 212), entitled

A bill to amend Section 4 of Chapter 3 of Act No. 243 of the Session Laws of 1881, entitled "An Act to revise and consolidate the laws relating to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State," approved June 8, 1881, as subsequently amended, the same being Compiler's Section 4089 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Ashley	Mr.	Fisk	Mr.	McCarthy	Mr.	Shea
	Austin		Foster		Master		Sheldon
	Barnaby		Francis		Monroe, J. H.		Thomas
	Batchelder		Galbraith		Morrice		Thorington
	Bolton		Hallenbeck		Munsell		Vandercook
	Chapman		Harley		Newberry		Wade
	Colby		Herkimer		Nottingham		Walker
	Combs		Higgins		Osborn		Ward, N. O.
	DeLisle		Jenks		Paddock		Washer
	Dennis		Kidder ·		Partlow		Wells
	Dohany		Kirk, J. P.		Perkins		Werline.
	Dunn		Kirk, William		Powell, Gardne	r	Whelan
	Dunstan		Knight		Read	•	Whitaker
•	Durham		Ladner		Reynolds		Willig
•	Eichhorn		Lane, John		Richards		Wright
	Ferry		Lane, O. B.		Robinson, L. C.		Speaker
	Fisher		Lovell		Sanderson		=

NAYS.

Mr. Adams, R. N.

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67

63

The title of the bill was agreed to.

Senate bill No. 370 (file No. 86), entitled

A bill to amend Section 2 of Chapter 35 of the Revised Statutes of 1846, relative to the preservation of the public health, quarantine, nuisances, and offensive trades, as amended by Act No. 56 of the Public Acts of 1877, and by Act No. 202 of the Public Acts of 1881, being Section 4411 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Fisk	Mr. Lane, John	Mr. Robinson, L. C.	
Anderson	Foster	Lane, O. B.	Sanderson	
Austin	Francis	Lovell	Shea	
Barnaby	Galbraith	McCarthy	Sheldon	
Batchelder	Halladay	Master	Siggins	
Chapman	Hallenbeck	Morrice	Van Zoeren	
Colby	Harley	Munsell	Wade	
DeLisle	Herkimer	Newberry	Walker	
Dennis	Higgins	Nottingham	Washer	
Dohany	Holmes	Osborn	Wells	
Dunn	Hunt	Perkins	Werline	
Dunstan	Jenks	Pettit	Whelan	
Durham	Kidder	Powell, Gardner	Whitaker	
Eichhorn	Kirk, J. P.	Powell, H. E.	Willis	
Ferry	Knight	Read	Speaker	
Fisher	I.adner '	Richards	63	

NAYS.

Mr. Kirk, William Mr. Monroe, J. H. Mr. Reynolds Mr. Thorington

The title of the bill was agreed to.

The Speaker pro tem, was called to the chair by the Speaker.

Senate bill No. 182 (file No. 110), entitled

A bill to prohibit, discourage and punish the exhibition of deformed human beings, diseased or deformed human bodies, or parts thereof, or the representation of the same, for any other than purely medical purposes:

Was read a third time and passed, a majority of all the members-

elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Anderson Austin Barnaby Batchelder Bolton	Mr. Galbraith Greusel Halladay Hallenbeck Harley	Mr. McCarthy McEachern Monroe, J. H. Morrice Munsel	Mr. Sanderson Shea Sheldon Siggins Thomas
Dennis	Herkimer	Newberry	Thorington
Dohany	Higgins	Nottingham	Van Zoeren

STATE OF MICHIGAN.

Dunn Mr. Hunt Mr. Osborn Mr. Walker Partlow Washer Dunstan Jenks Kirk, J. P. Perkins' Wells Eichhorn Kirk, William Powell, Gardner Werline Ferry Ladner Whitaker Fisher Read Lane, John Richards Willis Fisk Foster Lane, O. B. Robinson, L. C. Speaker pro tem. Robinson, W. C. Francis Lovell

NAYS.

v

The title of the bill was agreed to.

House bill No. 1119 (file No. 213), entitled A bill to amend Section 5 of Chapter 11 of Act No. 243 of the Session

ws of 1881, entitled "An Act to revise and consolidate the laws relative to the establishment, opening, improvement and maintenance of thways and private roads, and the building, repairing and preservan of bridges within this State," approved June 8, 1881, as subsectly amended, the same being Compiler's Section 4171 of the Com-

ed Laws of 1897;

34

Was read a third time and passed, a majority of all the membersct voting therefor, by yeas and nays, as follows:

YEAS.

Austin Mr. Galbraith Mr. McCarthy Mr. Richards Barnaby Greusel McEachern Robinson, L. C. Batchelder Halladay Master Robinson, W. C. Bolton Hallenbeck Monroe, J. H. Shea Combs Harley Morrice Sheldon DeLisle Herkimer Munsell Siggins Dennis Higgins Newberry Thorington. Van Zoeren Dohany Hunt Nottingham Dunn Jenks Osborn Walker Dunstan Kidder Partlow Washer Durham Kirk, J. P. Perkins Wells Eichhorn Kirk, William Pettit Werline Ferry Ladner Powell, Gardner Whelan Fisher Lane, John Powell, H. E. Whitaker Lane, O. B. Fisk Read Willis Foster Lovell Reynolds Speaker pro tem. Francis

NAYS.

The title of the bill was agreed to.

House bill No. 500 (file No. 214), entitled

A bill to amend the title and Section 1 of Act No. 191 of the Public ts of 1893, entitled "An Act to provide for the incorporation of assotions for the purpose of establishing scholarships in the University Michigan, for the benefit of graduates of the high schools of this ate":

Was read a third time and passed, a majority of all the membersct voting therefor, by yeas and nays, as follows:

YEAS.

Dennis Herkimer M Dohany Higgins N Dunn Holmes Pr Dunstan Jenks P Durham Kidder P Eichhorn Kirk, J. P. Fairbanks Kirk, William P Ferry Knight R Fisher Ladner R	Monroe, J. H. Morrice Van Zoeren Van Zoeren Vade Valker Varkins Washer Verkins Wells Vowell, Gardner Vowell, H. E. Lead Whitaker Reynolds Speaker pro te	m. 63
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NAYS.

The title of the bill was agreed to.

House bill No. 506 (file No. 216), entitled

A bill to amend Sections 1, 3 and 4 of Act No. 3 of the Public Acts of 1885, entitled "An Act for the formation of corporations for the cultivation of art," the same being Sections 8226, 8228 and 8229 of the Compiled Laws of 1897, and to add a new section to said act to be known as Section 19;

Was read a third time and passed, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr. Francis	Mr. Master	Mr. Scott
	Adams, R. N.	Greusel	Monroe, J. H.	Shea
	Austin	Halladay	Morrice	Sheldon
	Barnaby	Hallenbeck	Munsell	Siggins
	Batchelder	Harley	Newberry	Thomas
	Bolton	Herkimer	Nottingham	Thorington
	Combs	Holmes .	Paddock	Va nde rcook
	DeLisie	Hunt	Partlow	Van Zoeren
	Dennis	Jenks	Perkins	Wade
	Dunstan	Kidder	Pettit	Walker
	Durham	Kirk, J. P.	Powell, Gardner	Washer
•	Eichhorn e	Kirk, William	Powell, H. E.	Wells
	Fairbanks	Knight	Read	Werline
	Ferry	Ladner	Reynolds	Whel an
	Fisher	Lane, O. B.	Robinson, W. C.	Whitaker
	Fisk	Lovell	Rodgers	Wright
	Foster	McEachern	Sanderson	Speaker pro tem.
				68

NAYS.

The question being on agreeing to the title of the bill,

Mr. Ferry moved to amend the title so as to read as follows:

A bill to amend the title and Sections 1, 3 and 4 of Act No. 3 of the Public Acts of 1885, entitled "An Act for the formation of corporations for the cultivation of art," the same being Sections 8226, 8228 and 8229

of the Compiled Laws of 1897, and to add a new section to said act to be known as Section 19.

The motion prevailed.

The title as amended was then agreed to.

Senate bill No. 66 (file No. 117), entitled

A bill to amend Section 6 of an act to authorize the formation of corporations for literary and scientific purposes and to repeal an act to authorize the formation of corporations for literary and scientific purposes, approved March 21, 1865, as amended by Act No. 18 of the Session Laws of 1867, and Act No. 72 of the Session Laws of 1879, said Section 6 being Section 8175 of the Compiled Laws of 1897, so as to increase the amount of property which may be held by literary or scientific associations;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr.	Francis	Mг.	McEachern	Mг.	Sanderson	-
	Adams, R. N.		Galbraith		Master		Scott	
	Austin		Greusel ·		Monroe, J. H.		Shea.	
	Barnaby		Halladay		Morrice		Sheldon	
	Batchelder		Hallenbeck		Munsell		Siggins	,
	Bolton		Harley		Neal		Thomas	
	Chapman		Herkimer		Newberry		Thorington	
	Combs		Holmes		Nottingham		Van Zoeren	
	Dennis -		Hunt		Paddock		Walker	
	Dunn		Jenks		Partlow		Ward, N. O.	
	Dunstan		Kidder		Powell, Gardne	r	Washer	
	Durham		Kirk, J. P.		Powell, H. E.		Wells	
	Eichhorn		Kirk, William		Read		Werline	
	Fairbanks		Knight		Reynolds		Whelan	
	Ferry		Ladner		Richards		Whitaker	•
	Fisher		Lane, O. B.		Robinson, W. C).	Wright	
	Fisk		Lovell		Rodgers		Speaker pro t	em.
	Foster		McCarthy					70

NAYS.

The title of the bill was agreed to.

Mr Hemans entered the House and took his seat.

Senate bill No. 168 (file No. 126), entitled

A bill to regulate the making up of reports of claims examined and adjusted by the Board of State Auditors, and to repeal Section 128 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Adams, R. N. Ashley Austin Barnaby Batchelder Bolton Byrns Chapman Dennis Dunn Dunstan Durham Eichhorn Fairbanks Fisk Foster Francis	Greusel Halladay Harley Hemans Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B. Lovell McCarthy	McEachern, Master Monroe, J. H. Morrice Munsell Neal Newberry Osborn Paddock Perkins Pettit Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, L. C. Robinson, W. C.	•	Rodgers Sanderson- Scott Shea Siggins Thorington Vandercook Van Zoeren Wade Walker Ward, N. O. Washer Werline Whelan Whitaker Willis Wright Speaker pro tem.
Galbraith	•			73

NAYS.

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33

The title of the bill was agreed to.

House bill No. 330 (file No. 221), entitled

A bill to repeal Act No. 28 of the Public Acts of 1887, entitled "An Act to provide for the appointment of a Game and Fish Warden, and to prescribe his powers and duties," and all acts amendatory thereof;

Was read a third time and not passed, a majority of all the memberselect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Vaulea	Mr. Greusei	Mr. Lane, O. B.	Mr. Richards
	Barnaby	Halladay	I.ovell	Shea
	Chapman	Hallenbeck	Monroe, J. H.	Sheldon
	Combs	Harle y	Munsell	Siggins
	DeLisle	Higgins	Newberry	Thorington
	Dennis	Holmes	Nottingham	Wade
	Dohany	Hunt	Partlow	Werline
	Durham	Jenks	Perkins	Wright
	Fisher	Ladner	Powell, Gardner	Speaker pro tem.
	Fisk	Lane, John	Read	89

NAYS.

Mr. Adams, R. N.	Mr. Fairbanks	Mr. Master	Mr. Scott
Anderson	Foster	Morrice	Van Zoeren
Austin	Francis	Neal	Ward, N. O.
Bolton	Galbraith	Paddock	Washer
- Byrns	Herkimer	Pettit	Wells
Denby	Kirk, J. P.	Powell, H. E.	Whelan
Dunn	Knight	Reynolds	Whitaker
Dunstan	McEachern	Robinson, W. C.	Willis
Eichhorn		•	

House bill No. 331 (file No. 222), entitled

A bill to repeal Act No. 37 of the Public Acts of 1899, entitled "An Act to provide for the salary of the State Game and Fish Warden, and

for the appointment of a chief deputy game and fish warden, and to prescribe his powers and duties." and all amendments and additions thereto;

Was read a third time and not passed, a majority of all the memberselect not voting therefor, by yeas and nays, as follows:,

YEAS.

Mr. Adams, C. S. Ashley Austin Chapman Combs DeLisle Dennis Dohany Dunn Durham Fisher	Mr. Francis Greusel Halladay Hallenbeck Harley Herkimer Higgins Holmes Jenks Kidder Ladner	McCarthy Monroe, J. H. Morrice Munsell Newberry Partlow Perkins Powell, Gardner Powell, H. E. Read	fr. Richards Robinson, L. C. Rodgers Sheldon Siggins Thorington Walker Werline Willis Wright Speaker pro tem.
Fisk	Lane, O. B.	Reynolds	47

nays.

Mr. Adams, R. N.	Mr. Fairbanks	Mr. Neal M	r. Van Zoeren	
Anderson	Galbraith	Nottingham	Wade	
Barnaby	Hunt	Paddock	Ward, N. O.	
Bo lton	Kirk, J. P.	Pettit	Washer	
Byrns	Knight	Robinson, W. C.	Wells	
Denby	Lane, John	Sanderson	Whelan	
Dunstan	McEachern	. Scott	Whitaker	
Eichhorn	Master	Shea	81	

House bill No. 796 (file No. 183), entitled

A bill to amend Act No. 202 of the Public Acts of 1899, entitled "An Act to provide fans or blowers in all workshops or establishments where wheels composed partly of emery, or buffing wheels or emery belts are used," approved May 17. 1899, by adding a new section thereto, following Section 5 to stand as Section 5a of said act;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Mr. Fairbanks Anderson Ashley Francis Austin Barnaby Greusel Byrns Chapman Chapman Chebe DeLisle Denby Dennis Dennis Dunn Dunn Dunn Dunstan Durham Eichhorn Mr. Fairbanks Mr. Mr. Fairbanks Mr. Fa	fr. Lane, John M. Lane, O. B. McEachern Master Monroe, J. H. Morrice Munsell Newberry Nottingham Osborn Paddock Partiow Perkins Pettit Powell, Gardner Powell, H. E.	r. Read Reynolds Richards Robinson, W. C. Sanderson Siggins Thorington Vandercook Wade Walker Ward, N. O. Werline Whelan Willis Wright Speaker pro tem.
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NAYS.

The title of the bill was agreed to.

House bill No. 671 (file No. 101), entitled

A bill to provide for the exercise of the police power of the State, over the affairs and business of corporations or persons engaged in urban, suburban and interurban railway transportation, by the Commissioner of Railroads and to define the powers and duties of said Commissioner of Railroads, with reference thereto;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Fisk		Mr. Read
Ashley	Foster	McCarthy	Reynolds
Austin	Francis	Master	Richards
Barnaby	Galbraith	Monroe, J. S.	Robinson, W. C.
Bolton	Halladay	Morrice	Sheldon
Byrns	Hallenbeck	Munsell	Siggins
Chapman	Harley	Newberry	Walker
Denby	Herkimer	Osborn	Washer
Dennis	Higgins	Pa ddock	Werline
Dohany	Holmes	Perkins	Whelan
· Dunstan	Kidder	Pettit	Whitaker
Durham	Kirk, William	Powell, Gardner	Wright
Eichhorn	Knight	Powell, H. E.	Speaker pro tem.
Fairbanks	Ladner	,	54

NAYS.

The title of the bill was agreed to.

Senate bill No. 484 (file No. 123), entitled

A bill to amend Section 16 of Chapter 33 of the Compiled Laws of 1897, entitled "Jurisdiction, powers and procedure of probate courts," the same being Compiler's Section 660 of said Compiled Laws:

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

M	r. Adams, R. N.	Mr.	Francis	Mr.	Master	Mr.	Robinson, L. C.
	Austin		Galbraith		Monroe, J. 8.		Robinson, W. C.
	Barnaby		Hallenbeck		Morrice		Sanderson
	Bolton		Harley		Munsell		Sheldon
	Byrns		Herkimer		Newberry		Siggins
	Chapman		Higgins		Osborn		Vandercook
	Combs		Holmes		Partlow		Walker
	Dennis		Kidder		Perkins		Washer
	Dohany		Kirk, William		Powell, Gardner	r	Werline
	Dunn		Knight		Powell, H. E.		Whelan
	Dunstan		Lane, John		Read		Whitaker
	Durham		Lane, O. B.		Reynolds		Wright
	Fisk		McCarthy		Richards		Speaker pro tem.
•	Foster		•				58

NAYB.

House bill No. 669 (file No. 209), entitled

A bill to amend Section 6 of Act No. 150 of the Public Acts of 1893, as subsequently amended by Act No. 197 and Act No. 256 of the Public Acts of 1895, the same being Section 146 of the Compiled Laws of 1897, and being an act, entitled "An Act to provide for the establishment and maintenance of a pardoning board, prescribing the powers and duties and repealing all acts and parts of acts in conflict therewith;"

Was read a third time and passed, a majority of all the members-elect

voting therefor, by year and nays, as follows:

YEAS.

Mr. Adams, R. N.	Mr. Francis	Mr. Monroe, J. H.	fr. Robinson, L. C.
Anderson	Galbraith	Monroe, J. S.	Robinson, W. C.
Austin	Halladay	Morrice	Sanderson
Barnaby	Hallenbeck	Munsell	Sheldon
Bolton	Harley	Newberry	Siggins
Byrns	Herkimer	Osborn	Walker
Chapman	Higgins	Partlow	Ward, N. O.
Combs	Holmes	Perkins	Washer
Dennis	Kidder	Powell, Gardner	Werline
Dohany	Kirk, J. P.	Powell, H. E.	Whelan
Dunn	Lane, John	Read	Whitaker
Dunstan	Lane, O. B.	Reynolds	Wright
Durham	McCarthy	Richards	Speaker pro tem.
Foster	Master	•	54

NAYS.

The title of the bill was agreed to.

House bill No. 1135 (file No. 210), entitled

A bill authorizing organized townships in the State of Michigan to borrow money and to issue bonds therefor, for the purpose of providing for the better construction and care of highways in such townships;

Was read a third time and not passed, a majority of all the members-

elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Austin Barnaby Byrns Chapman Denby Dennis Dohany Dunstan Eichhorn Fairbanks	Mr. Foster Francis Halladay Hallenbeck Higgins Holmes Kirk, J. P. Kirk, William Knight Lane, John Lovell	Mr. Master Monroe, J. H. Monroe, J. S. Morrice Newberry Paddock Read Reynolds Robinson, L. C. Robinson, W. C. Sanderson	Mr. Siggins Thomas Thorington Van Zoeren Wade Ward, N. O. Washer Werline Whelan Wright Speaker pro tem.
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NAYS.

Mr. Combs	Mr. Herkimer	Mr. McCarthy	Mr. Richards
DeLisle	Kidder	Munsell	Sheldon
Harley	Lane, O. B.	Osborn	Whitaker

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Senate bill No. 109 (file No. 147), entitled

A bill to provide for the payment of school district and public school orders outstanding for more than one year;

Was read a third time and, pending the taking of the vote on the pas-

sage thereof,

Mr. Sanderson moved that the bill be laid on the table.

The motion prevailed.

The Speaker resumed the chair.

House substitute for Senate bill No. 541 (file No. 101), entitled

A bill to prescribe the duties and liabilities of employers and employees arising from the offer and acceptance of inducements for the performance of labor or service for hire at some point away from the home locality;

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Adams, R. N.	Mr. Dunstan	Mr. Morrice	Mr. Shea
Anderson	Durham	Munsell	Sheldon
Ashley	Eichhorn	Newberry	Thomas
Barnaby	Fairbanks	Osborn	Van Zoeren
Bolton	Foster	Paddock	Washer
Byrns	Francis	Partlow	Wells
Chapman	Higgins	Perkins	Werline
Colby	Kidder	Powell, Gardner	r Whelan
DeLisle	Kirk, J. P.	Reynolds	Whitaker
Denby	Knight	Richards (Willis
Dennis	Lane, John	Robinson, L. C.	Wright
Dohany	Monroe, J. H.	Robinson, W. C	. Speaker
Dunn	Monroe, J. S.	Scott	

NAVS

Mr. Galbraith Mr. Herkimer Mr. Lane, O. B.

The title of the bill was agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Sanderson moved to reconsider the vote by which the House, yesterday, concurred in the recommendation of the committee of the whole in striking out all after the enacting clause of the following bill:

Senate bill No. 306 (file No. 125), entitled

A bill to provide for the inspection of animals intended for meat supplies, and of meat intended for consumption in cities, villages and townships; to regulate slaughter houses and meat markets; to license the

sale of meats in cities, villages and townships, to provide for public abattoirs therein and to regulate the use thereof.

The motion prevailed.

The question being on concurring in the recommendation of the committee of the whole that all after the enacting clause of the bill be

Mr. John Lane moved that the House take an informal recess of five minutes to listen to remarks upon the above named bill by Mrs. Caroline B. Crane. of Kalamazoo.

The motion prevailed, the time being 4:45 o'clock p. m.

AFTER RECESS.

4:50 o'clock p. m.

The House was called to order by the Speaker.

The question being on concurring in the recommendation of the committee of the whole that all after the enacting clause of Senate bill No. 306 (file No. 125) be stricken out,

The recommendation was not concurred in.

Mr. Master moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion did not prevail, two-thirds of all the members present not

voting therefor.

Mr. John Lane moved that the bill be placed on the order of Third Reading of Bills.

The motion prevailed.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 296 (file No. 180), entitled

A bill to provide for the purchase for the State Law Library of the bound volumes of the records and briefs of the United States Supreme Court from the year 1873 to date:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the Committee on Ways and Means.

The Committee on Education, by Mr. Combs, Chairman, reported House bill No. 620, entitled

A bill to amend Act No. 390, Local Acts of 1891, entitled "An Act to incorporate the public schools of the Township of Alpena, Alpena County, Michigan, and repeal all other acts in relation thereto";

With the accompanying substitute therefor, entitled

A bill to amend Act No. 390 of the Local Acts of the State of Michigan for the year 1901, entitled "An Act to incorporate the public schools of the Township of Alpena, Alpena County," approved April 11th, 1901, by amending Sections 6, 9 and 11 of said act, and by adding a new section thereto, to be known as Section 16;

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Francis moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Ashley Austin Barnaby Bolton Byrns Chapman Colby DeLisle Denby Dennis Dohany Dunn Dunstan	Fisk Foster Francis Greusel Harley Herkimer Hunt Jenks Kidder Kirk, J. P. Kirk, William Ladner Lovell	Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Osborn Paddock Partlow Perkins Powell, Gardner Powell, H. E. Reynolds Richards	Scott Shea Sheldon Siggins Thomas Van Zoeren Wade Walker Washer Wells Werline Whitaker Willis Wright
Fairbanks	McCarthy	Robinson, W. C.	Wright Speaker
Ferry.	McEachern	Sanderson	

NAYB.

The title was agreed to.

Mr. Francis moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House substitute for Senate bill No. 265 (file No. 56), entitled

A bill to establish the Michigan Employment Institution for the Blind and provide for its management and to make an appropriation therefor;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported Senate bill No. 34 (file No. 58), entitled

A bill to provide for the locating, establishing and maintaining of a State Normal School in the western part of the State, and to make appropriations for the same;

House bill No. 47, entitled

A bill to provide for the locating, establishing and maintaining of a State Normal School in the western part of the State, and to make appropriations for the same;

With the accompanying substitute therefor, entitled

A bill to provide for the locating, establishing and maintaining of a State Normal School in the western part of the State, and to make appropriations for the same;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The substitute was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 92, entitled

A bill making appropriations for the Northern Michigan Asylum for the Insane for the fiscal year ending June 30, 1903, for building and other special purposes, and to provide for a tax to meet the same;

With the accompanying substitute therefor, entitled

A bill making appropriations for the Northern Michigan Asylum for the Insane for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order,

SPECIAL ORDER.

The Speaker laid before the House the following bill:

House substitute for Senate bill No. 43 (House file No. 252), entitled A bill to authorize the several courts of the State having jurisdiction

in criminal cases, to hold or place persons convicted of a crime or misdemeanor on probation, under the care of probation officers provided for in this bill. Mr. Sanderson moved that the House resolve itself into a committee of the whole on the special order.

The motion prevailed.

The Speaker called Mr. Barnaby to the chair.

After some time spent in the consideration of the bill the committee

rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, has made certain amendments thereto, recommends concurrence therein, and the passage of the bill when so amended.

HORACE T. BARNABY, JR.,

Chairman.

The report was accepted.

The bill named in the report was placed on the order of Third Reading of Bills.

The Clerk announced that the following bill had been printed and that it was presented to the Governor April 29.

House bill No. 148 (file No. 61, enrolled No. 246).

Mr. Hunt moved that the House adjourn.

The motion prevailed, the time being 5:30 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 10 o'clock a.m.

CHARLES S. PIERCE, Clerk of the House of Representatives.



JOURNAL

House of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS.

SESSION OF 1903



SEVENTY-FIRST DAY.

Lansing, Thursday, April 30.

10 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. W. E. Doty.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs. Baumgaertner, Campbell, Duncan, Oviatt. Randall, Stone and C. E. Ward.

The following named members were absent without leave: Messrs. Barnaby, Brown, Gallup, Greusel, Nottingham and Siggins.

Mr. H. E. Powell moved that the absentees without leave be excused from to-day's session.

The motion prevailed.

Mr. Osborn asked and obtained leave of absence for himself from the remainder of to-day's session and from tomorrow's session.

Messrs. Jenks and William Kirk asked and obtained leave of absence for themselves from tomorrow's session.

Mr. Austin asked and obtained leave of absence for himself from Monday's session.

Mr. Byrns asked and obtained an indefinite leave of absence for himself.

Mr. Fisk asked and obtained an indefinite leave of absence for Mr. Gallup.

PRESENTATION OF PETITIONS.

No. 617. By Mr. Werline: Petition of John Westerdale and 107 other citizens of Menominee County, asking for the passage of a bill, providing for a reduction in railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

No. 618. By Mr. Master: Protest of W. Scott and 69 other citizens of Allegan and Barry Counties, against the passage of House bill No. 554, regulating the length of fish that may be caught in Gun Lake.

The protest was referred to the Committee on Fish and Fisheries.

REPORTS OF STANDING COMMITTEES.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 585, entitled

A bill to amend Act No. 182 of the Public Acts of 1899, entitled "An Act to regulate the practice in the circuit courts of this State upon demurrers to the evidence upon requests by the defendants to direct the verdict;"

With the accompanying substitute therefor, entitled

A bill to repeal Act No. 182 of the Public Acts of 1899, entitled "An Act to regulate the practice in the circuit courts of this State upon demurrers to the evidence upon requests by the defendants to direct the verdict," approved April 12, 1899;

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval on April 29, of the following bills:

House bill No. 111 (enrolled No. 187), entitled

A bill to provide for a county poor physician for the County of Saginaw, fix his compensation, prescribe his duties, and regulate the liability of the county for the care of indigent persons affected with contagious diseases;

House bill No. 732 (file No. 189, enrolled No. 237), entitled

A bill to amend the title and Section 1, 6, 7 and 8 of Act No. 111 of the Public Acts of 1889, entitled "An Act to protect fish and to regulate fishing in the waters of this State, by providing close seasons for certain kinds of fish, by prohibiting the catching of fish in certain specified ways, by prohibiting the catching of fish of certain sizes and in certain waters and for certain purposes, by prohibiting the obstruction of the free passage of fish, and by prohibiting the sale of certain kinds of fish, to protect persons engaged in fish culture, and to repeal inconsistent acts," approved May 24, 1889, and to add a new section thereto to stand as Section 15;

A message was received from the Governor announcing the approval on April 30, of the following bills and joint resolution:

House bill No. 485 (enrolled No. 151), entitled

A bill to amend Section 7 of Chapter 3, Section 13 of Chapter 4, Section 1 of Chapter 11, Sections 37 and 39 of Chapter 12, Section 1 of Chapter 13, and Section 15 of Chapter 14 of an act, entitled "An Act to amend and revise the charter of the City of Marquette, Marquette County," approved March 27, 1891, and acts amendatory thereof, and to repeal all acts or parts of acts contravening the provisions of this act;

House bill No. 194 (file No. 140, enrolled No. 204), entitled

A bill to amend Sections 4, 5, 14. 21, 24, 25 and 26 of Act number 87 of the Session Laws of 1855, entitled "An Act relative to burying grounds," approved February 12, 1855, being Sections 8365, 8366, 8375, 8382, 8385, 8386 and 8387 of the Compiled Laws of 1897;

House bill No. 48 (enrolled No. 206), entitled

A bill to amend Section 10 of Title 3 of Act No. 374 of the Local Acts of 1897, entitled "An Act to revise the charter of the City of Grand Rapids," by adding a new subdivision thereto to be known as subdivision. 59;

House bill No. 210 (enrolled No. 208), entitled

A bill to provide for the election of county drain commissioner in the County of Berrien;

House joint resolution No. 656 (file No. 164, enrolled No. 209), entitled A joint resolution authorizing and directing the Board of State Auditors to furnish the general vault in the department of the Auditor General with a system of steel filing cases, and also to furnish files and cases for the proper preservation and care of receipts and vouchers relating to the tax division of that department;

House bill No. 425 (enrolled No. 210), entitled

A bill to amend Section 1 of Act No. 37 of the Session Laws of 1893, entitled "An Act to prohibit the taking or catching in any of the rivers or inland waters, of either of the counties of Macomb, St. Clair, Lapeer or Oakland, excepting the River and Lake St. Clair, by seine, drag, pound or gill net, or any other device or means, except by hook and line, fish used or that may be used as bait, and to prescribe penalties for the violation of this act," approved April 19, 1893;

House bill No. 511 (enrolled No. 211), entitled

A bill for the protection of fish in the lake known as Rush Lake situated in the Township of Lake, County of Huron, State of Michigan;

House bill No. 363 (file No. 82, enrolled No. 212), entitled

A bill to amend Section 30 of Act No. 264 of the Session Laws of 1861, entitled "An Act to authorize proceedings by garnishment in the circuit courts and the district court of the Upper Peninsula," approved March 16, 1861, as amended by Act No. 266 of the Session Laws of 1889, entitled "An Act to amend Section 30 of Act No. 264 of the Session Laws of 1861, entitled 'An Act to authorize proceedings by garnishment in the circuit courts and in the district court of the Upper Peninsula,' being Section 8086 of Howell's Annotated Statutes," approved July 5, 1889;

House bill No. 102 (file No. 11, enrolled No. 218), entitled

A bill to authorize the board of supervisors of the County of Kalkaska to levy a tax of not to exceed four mills on the dollar on the taxable property of said county for the purpose of constructing a system of county roads;

House bill No. 119 (file No. 25, enrolled No. 219), entitled

A bill to amend Act No. two hundred thirty-eight of the Public Acts of eighteen hundred eighty-nine, entitled "An Act to provide for the

amicable adjustment of grievances and disputes that may arise between employers, and employees, and to authorize the creation of a State Court of Mediation and Arbitration," the same being Sections five hundred fifty-nine to five hundred sixty-eight, inclusive, of the Compiled Laws of eighteen hundred ninety-seven, by adding two new sections thereto to stand as Sections eleven and twelve of said act;

House bill No. 611 (file No. 176, enrolled No. 220), entitled

A bill to provide for the appointment of a chief clerk in the office of the State Superintendent of Public Instruction, specify his duties, and fix the salary for the same;

House bill No. 1123 (enrolled No. 223), entitled

A bill to create the office of drain assessors in each township of the County of Allegan, to prescribe their duties and fix their compensation, and to repeal all acts or parts of acts conflicting with the terms of this act;

House bill No. 424 (enrolled No. 224), entitled

A bill to authorize the fire commission of the City of Detroit to grant a pension to Mary Neville.

THIRD READING OF BILLS

Senate bill No. 306 (file No. 125), entitled

A bill to provide for the inspection of animals intended for meat supplies and of meat intended for consumption in cities, villages and townships; to regulate slaughter houses and meat markets; to license the sale of meats in cities, villages and townships, to provide for public abattoirs therein and to regulate the use thereof;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof,

Mr. Dunn moved to amend the bill

By striking out of the proviso at the end of Section 11 before the word "fed" the word "or" and inserting after the word "fed" the words "or slaughtered."

Mr. Colby moved that the rules be suspended and that the bill be referred to the committee of the whole and placed at the head of the

General Order.

The motion did not prevail, two-thirds of all the members present not voting therefor.

The question being on the adoption of the amendment offered by Mr. Dunn,

The amendment was adopted, two-thirds of all the members present voting therefor.

Mr. Colby moved to amend the bill

- 1. By striking out of lines 4 and 5 of Section 2 the words "the city council or the board of trustees thereof," and inserting in lieu thereof the words "the board of health of such city or village."
- 2. By striking out of line 6 of Section 2, the words "the clerk," and inserting in lieu thereof the words "the board of health."

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The amendments were adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Adams, C. S. Anderson	Mr.	Fisher Fisk	Mr.	McCarthy McEachern	Mr.	Sanderson Scott
Ashley		Foster		Master		Seeley
Batchelder		Francis		Monroe, J. S.		Shea
Bolton		Galbraith		Morrice		Thorington
Byrns		Halladay		Munsell		Vandercook
Chapman		Hemans		Neal		Van Zoeren
Colby		Higgins		Paddock.	,	Wade
DeLisle		Holmes		Partlow		Wallace
Denby		Hunt		Pettit		Ward, N. O.
Dohany		Jenks		Powell, Gardner		Werline
Dunn		Kirk, J. P.		Reynolds		Whelan
Dunstan		Lane, John		Richards		Willis
Durham		Lane, O. B.		Robinson, L. C.		Wright
Eichhorn		Lovell		Rodgers		Speaker
Fairbanks						-

NAYS.

Mr. Adams, R. N.	Mr. Herkimer	Mr. Newberry	Mr. Shook
Austin	Kidder	Perkins	Thomas
Combs '	Kirk, William	Powell, H. E.	Washer
Ferry	Ladner	Read	Whitaker
Hallenbeck	Monroe, J. H.	Sheldon	

The title of the bill was agreed to.

Messrs. Greusel, Siggins and C. E. Ward entered the House and took their seats.

House substitute for Senate bill No. 43 (House file No. 252), entitled A bill to authorize the several courts of the State having jurisdiction in criminal cases, to hold or place persons convicted of a crime or misdemeanor on probation, under the care of probation officers provided for in this bill;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Ashley Austin Bolton Byrns	Mr. Francis Galbraith Greusel Halladay Hemans Higgins	Neal Newberry Partlow Powell, Gardner Powell, H. E.	Mr. Shook Siggins Thomas Thorington Van Zoeren Wade Walker
Byrns	Higgins	Powell, H. E.	Wade
Chapman	Jenks	Read	Walker
Colb y	Kidder	Richards	Wallace

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Foster

Mr. Robinson, L. C. Mr. Ward, N. O. Mr. DeLisle Mr. Kirk, J. P. Denby Kirk, William Robinson, W. C. Washer Dohany Knight Rodgers Wells Dunstan Lovell Sanderson Werline McCarthy Whelan Durham Scott Fairbanks McEachern Seeley Willis Master Wright Ferry Shea Monroe, J. S. Fisher Sheldon Speaker

NAYS.

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Mr. Adams. R. N. Mr. Fisk Mr. Hunt . Mr. Paddock Perkins Batchelder Hallenbeck Ladner Combs Lane, John Reynolds Harley Whitaker Dennis Herkimer Lane, O. B. Eichhorn Holmes Monroe, J. H.

The question being on agreeing to the title of the bill, Mr. Wade moved to amend the title so as to read as follows:

A bill to authorize the several courts of the State having jurisdiction in criminal cases, to hold or place persons convicted of a crime or misdemeanor on probation, under the care of probation officers provided for in this act.

The motion prevailed.

The title as amended was then agreed to.

Morrice

MOTIONS AND RESOLUTIONS.

Mr. Byrns moved that the rules be suspended and that the committee of the whole be discharged from the further consideration of

House bill No. 673 (file No. 269), entitled

A bill to regulate warehouses and to provide for and regulate the inspection, weighing, handling, care and protection of grain, and the establishment of a board of appeals for the inspection of grain, and prescribing its duties;

And that the bill be re-referred to the Committee on State Affairs. The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Rodgers moved to take from the table Senate bill No. 109 (file No. 147), entitled

A bill to provide for the payment of school district and public school orders outstanding for more than one year.

The motion prevailed.

Mr. Rodgers moved to suspend rule 34, limiting the time within which a motion to reconsider a vote may be made.

Mr. Harley moved that the House take a recess until 2 o'clock p. m.

The motion did not prevail.

The question being on the motion that rule 34 be suspended,

The motion did not prevail, two-thirds of all the members present not voting therefor.

The question being on the passage of the bill,

Mr. Colby moved that the House take a recess until 2 o'clock p. m. The motion prevailed, the time being 12:05 o'clock p. m.

AFTER RECESS.

2 o'clock p. m.

The House was called to order by the Speaker.

The question being on the passage of Senate bill No. 109 (file No. 147),

Mr. Rodgers moved to amend the bill

By striking out of line 9 of Section 1 the words "the township or city treasurer of the township or city in which that school district or public school is situated," and inserting in lieu thereof the words "that school district or public school."

The amendment was adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then not passed a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Dennis	Mr. Lane, John	Mr. Wade
Anderson	Dunstan	Master	Walker
Ashley	Fisher	Pettit	Ward, N. O.
Austin	Foster	Robinson, W. C.	Washer
Batchelder	Greusel	Scott	Wells
Byrns	Kirk, J. P.	Seeley	Willis
Chapman	Knight	Shea	Speaker
Combs	_		29

NAYS.

Mr. Adams, R. N. DeLisie	Mr. Kidder I Lovell	Mr. Powell, H. E.	Mr. Thomas Thorington
Denby	Neal	Reynolds	Ward, C. E.
Dunn	Newberry	Richards	Werline
Ferry	Paddock	Rodgers	Whelan
Herkimer	Partlow	Sheldon	Whitaker
Higgins	Perkins	Shook	Wright
Hunt	Powell, Gardner	Siggins	31

Mr. Neal moved to take from the table Senate bill No. 276 (file No. 49), entitled

A bill making appropriations for the State Board of Fish Commissioners for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same.

The motion prevailed.

Mr. Neal moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

Senate bill No. 10-144 (file No. 157), entitled

A bill to revise and amend the laws for the protection of game and fish;

With the recommendation that it be referred to the Committee on Game Laws.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in, and the bill was referred to the Committee on Game Laws.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

House bill No. 173, entitled

A bill to prevent obstructions being so placed in the Bay of False Presque Isle in the County of Presque Isle, so as to prevent the free passage of fish up or down said stream to their spawning grounds;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Bolton moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

•			
Mr. Adams, C. S.	Mr. Fisk		Mr. Shea
Adams, R. N.	Foster	Monroe, J. H.	Sheldon
Anderson	Francis	Monroe, J. S.	Siggins
Ashley	Hallenbeck	Morrice	Thomas
Austin	Harley	Neal	Thorington
Bolton	Herkimer	Newberry	Vandercook
Byrns	Higgins	Paddock	Van Zoeren
Chapman	Holmes	Partlow	Wade
Colby	Hunt	Perkins	Walker
Combs	Jenks	Pettit	Wallace
DeLisle	Kidder	Powell, Gardner	Ward, C. E.
Denby	Kirk, J. P.	Powell, H. E.	Ward, N. O.
Dennis	Kirk, William	Read	Washer
Dohany	Knight	Reynolds	Wells
Dunn	Ladner	Richards	Werline
Dunstan	' I.ane, John	Robinson, W. C.	Whelan
Durham	Lane, O. B.	Rodgers	Whitaker
Fairbanks	Lovell	Sanderson	Willis
Ferry	McCarthy	Scott	Wright
Fisher	McEachern	Seeley	Speaker
		*	

The title was agreed to.

Mr. Bolton moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

House bill No. 746, entitled

A bill to amend Act No. 196 of the Public Acts of 1899, entitled "An Act to amend Section 3 of Act No. 151 of the Public Acts of 1897, entitled 'An Act to regulate the catching of fish in this State by the use of pound or trap nets, gill nets, seines or other apparatus,' being Section 5846 of the Compiled Laws of 1897";

With the accompanying substitute therefor, entitled

A bill to allow the catching of herring and other rough fish in the waters of Lake Huron and Thunder Bay bordering on the Counties of Presque Isle, Alpena and Alcona, from the 1st day of April to the 15th day of July and from the 1st day of September to the 15th day of December, where it will not interfere with or catch immature white fish or lake trout, except as provided by Section 4 of Act No. 63 of 1885, being an act, entitled "An Act to establish a State Board of Fish Commissioners, and to repeal Act No. 124, Session Laws of 1873, Act No. 171, Session Laws of 1875, and Act No. 3, Session Laws of 1882," approved April 28, 1885;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Francis moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Batchelder Bolton Byrns Chapman Colby Combs DeLisle Denby Dennis Dohany Dunn Dunstan	Mr. Fisk Foster Francis Greusel Hallenbeck Harley Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John	Mr. Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C.	Mr. Shea Sheldon Shook Siggins Thomas Thorington Vandercook Van Zoeren Wade Walker Walker Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan
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Mr. N. O. Ward moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Dennis Jenks Pow Dohany Kidder Rea Dunn Kirk, William Rey Dunstan Ladner Rich Durham Lane, John Rob Fairbanks Lane, O. B. Rod	tins tit Vandercook Van Zoeren Van Zoeren Walker Ward, C. E. Ward, N. O. Masher Washer Wells Merson, W. C. Werline Werline Werlan Whitaker tt Willis
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NAYS.

The title was agreed to.

therefor.

Mr. N. O. Ward moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 905, entitled

A bill to amend Section 1 of Chapter 4; to amend Sections 1 and 2 of Chapter 6 and to add one new section thereto to stand as Section 3; to amend subdivision 52 of Section 7 of Chapter 10 and to add one subdivision to said Section 7 to stand as Subdivision 68; to amend Sections 1 and 4 of Chapter 12; to amend Section 1 of Chapter 19; to amend Sections 1, 2 and 3 of Chapter 38, to amend Section 3 of Chapter 40 of Act No. 430 of the Local Acts of 1899, entitled "An Act to amend and revise the charter of the City of Battle Creek," approved June 1, 1899, as amended by Act No. 452 of the Local Acts of 1901, approved May 28, 1901:

With the accompanying substitute therefor, with the same title.

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Foster moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

Pending the third reading of the bill,

Mr. Rodgers moved that there be a call of the House.

The motion did not prevail.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YHAS.

Mr. Adams, C. S. Adams, R. N. Anderson Austia Bolton Chapman Colby Combs DeLisie Denby Dennis Dohany Duna Dunstan Durham Fairbanks Ferry Fisher	Mr. Francis Galbraith Greusel Hallenbeck Hemans Herkimer Higgins Holmes Hunt Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B. Lovell McCarthy	Mr. Master Monroe, J. H. Monroe, J. S. Munsell Neal Newberry Paddock Partlow Perkins Pettit Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C. Rodgers Sanderson	r. Scott Seeley Shea Sheldon Shook Thomas Vandercook Van Zoeren Wade Walker Ward, N. O. Washer Wells Werline Whitaker Willis Wright Speaker
Foster	McEachern	Deliuci SUL /	Spound

NAYS.

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The title was agreed to.

Mr. Foster moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Pending further proceedings under the order of Reports of Standing Committees,

By unanimous consent the House took up the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 29, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 999, entitled

A bill to provide for the screening of the outlets and inlets of Walled Lake in the Townships of Novi and Commerce, Oakland County, and to prohibit fishing in said lake in any manner, except with the hook and line;

House bill No. 702, entitled

A bill to provide for the preservation of public health, quarantine, support and maintenance of people infected with smallpox and other contagious diseases dangerous to the public health, and to provide punishment for the violation of the quarantine established by the board of health in the County of Mason and State of Michigan;

House bill No. 1005, entitled

A bill to provide for the preservation of the public health, quarantine, nuisances and offensive trades, in the County of Cheboygan, and to authorize the Board of Supervisors of said county to contract for medical treatment of those afflicted with contagious diseases, and to provide pest houses by renting, purchase or constructing same in said county;

And to inform the House that the Senate has passed said bills, and

has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, April 29, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 217 (file No. 40), entitled

A bill to designate and establish a State road in the County of Arenac, through the Townships of Lincoln, Deep River and Clayton;

House bill No. 498, entitled

A bill to provide for the protection of rabbits in Washtenaw, Oakland, Charlevoix, St. Clair, and Lake Counties;

House bill No. 1046, entitled

A bill to amend Act No. 281 of the Local Acts of 1901, being "An Act to provide for the control by the Board of Supervisors of Jackson County, of certain classified index or abstract books, and for the making and maintenance thereof and for the use thereof by the public";

And to inform the House that the Senate has passed said bills:

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

Senate Chamber, April 29, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 128, entitled

A bill to authorize the City of Grand Rapids to borrow a sum of money not to exceed \$150,000, and to issue the bonds of the city therefor, for the purpose of meeting the expense of improving and covering the so called West Side Big Ditch, and converting the said West Side Big Ditch into a sewer along its present location, and establishing a pumping station at its mouth, in anticipation of the collection of assessments and taxes to defray the expense and cost thereof;

And to inform the House that the Senate has amended the bill as follows:

By striking out of line 63 of Section 3 the word "nine."

And that, as thus amended, the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V, CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Bolton Chapman Colby Combs DeLisle Denby Dennis Dohany Dunn Dunstan Durham Fairbanks Ferry	Mr. Fisher Foster Galbraith Hallenbeck Herkimer Higgins Holmes Hunt Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B. Lovell McCarthy McEachern	Mr. Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Paddock Partlow Perkins Pettit Powell, H. E. Read Reynolds Richards Robinson, W. C. Rodgers Sanderson	Mr. Scott Seeley Shea Sheldon Shook Thomas Vandercook Van Zoeren Walker Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

The bill was then referred to the Clerk for printing and presentation to the Governor.

Senate Chamber, April 29, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to re-return to the House the following bill:

House bill No. 411 (file No. 56), entitled

A bill to amend Section 14 of Chapter 9 of Act No. 254 of the Public Acts of 1897, approved June 2, 1897, entitled "An Act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relating thereto;"

Which the Senate amended as follows:

1. By striking out of lines 1 and 27 of Section 14 the words "Saginaw, Allegan, Lenawee, Cass, Monroe, Eaton and St. Joseph Counties," and inserting in lieu thereof the words "the several counties of this State."

2. By striking out of line 10 of Section 14 all after the word "also,"

in line 11, to and including the word "may" in line 12.

3. By striking out of line 20 of Section 14, the word "any," and the

word "item" at the beginning of line 21.

4. By striking out of line 29 of Section 14 the words "Saginaw, Allegan, Lenawee, Cass, Monroe, Eaton and St. Joseph Counties," and inserting in lieu thereof the words "their respective counties."

In which amendments the House has non-concurred, and now to inform the House that the Senate insists on said amendments and requests a conference with the House as to the differences existing between the two Houses.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The question being on acceding to the request of the Senate for a committee of conference on the matters or difference existing between the two Houses relative to the bill,

Mr. Neal moved that the House comply with the request.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, April 29, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 381 (file No. 184), entitled

A bill to amend Section 26 of Chapter 78 of the Revised Statutes of 1846, entitled "Of the sale of lands of minors and other persons under guardianship, and securing the proceeds for their use," as added by Act 128 of the Public Acts of 1895, and by Act 236 of the Public Acts of 1899, being Section 9166 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Senate Chamber, April 29, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 382 (file No. 185), entitled

A bill to amend Section 56 of Chapter 77 of the Revised Statutes of 1846, entitled "Of the sale of lands for the payment of debts by executors, administrators and guardians," as added by Act 127 of the Public Acts of 1895 and by Act 235 of the Public Acts of 1899, being Section 9133 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Statutes.

The following message from the Senate was received and read:

Senate Chamber, April 29, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 523 (file No. 188), entitled

A bill to regulate the practice of osteopathy in the State of Michigan, to provide for the examination, licensing and registration of osteopathic practitioners, to appoint State board of osteopathic registration and examination and for the punishment of offenders against this act and to repeal acts and parts of acts in conflict therewith;"

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

The following message from the Senate was received and read:

Senate Chamber, April 29, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following concurrent resolution:

Senate concurrent resolution No. 74, entitled

Concurrent resolution for the relief of W. Henry Wilson.

Whereas, W. Henry Wilson of Harrison, Michigan. in pursuance of his purpose to pay all unpaid taxes on the southwest quarter of northeast quarter, south half of northwest quarter, north half of southwest quarter and west half of southeast quarter, section 23, 19 north, 3 west and on the north half of southeast quarter, section 24, 19 north, 5 west, did pay to the county treasurer, by purchase at the annual tax sale in 1900, all

taxes for which said lands were offered on the State tax land list and tax record at said sale, and did immediately thereafter pay all other unpaid taxes on said lands in accordance with a statement of unpaid taxes made to him by the county treasurer; and

Whereas, Said statement omitted certain taxes of 1882 and 1884, respectively, on said lands, which were payable to the Auditor General at the time when said Wilson applied for said statement of all unpaid taxes for \$101.15, which said sum he tendered to the Auditor General in discharge of said taxes without delay after he discovered the omission in the county treasurer's statement; therefore be it

Resolved by the Senate (the House concurring), That the Auditor General be and he is hereby authorized and directed on receipt of \$101.15 from said Wilson to issue to said Wilson receipt for said taxes as under the provisions of Section 138 of the general tax law, and to cancel any and all sales to the State or otherwise of said lands for said taxes, in accordance with the application made to the Auditor General by said Wilson and subsequently on July 10, 1902, renewed on his behalf by E. J. Wright;

And to inform the House that the Senate has adopted said concurrent

resolution by a majority vote of all Senators-elect.

Very respectfully, ELBERT V. CHILSON.

Secretary of the Senate.

The question being on concurring in the adoption of the resolution, Mr. Seeley moved that the resolution be laid on the table. The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, April 29, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill: Senate bill No. 152, entitled

A bill to detach certain territory from fractional School District No. 3 of the Townships of Chickaming and Weesaw, Berrien County, Michigan, and to attach the same to School District No. 3 of the said Township of Chickaming, and to detach certain other territory from said fractional school district and to attach the same to School District No. 3 of the said Township of Weesaw, and to repeal an act, entitled "An Act to detach certain territory from School District No. 3 of the Township of Chickaming, Berrien County, Michigan, and from School District No. 3 of the Township of Weesaw, County of Berrien, State of Michigan, and to organize the same into fractional School District No. 3 of the said Townships of Chickaming and Weesaw," approved January 30, 1903;

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Education.

Senate Chamber, April 30, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following bill:

Senate bill No. 408, entitled

A bill in relation to the sale of corn syrup;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

The following message from the Senate was received and read:

Senate Chamber, April 29, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

House bill No. 459 (file No. 167), entitled

A bill making appropriations for the State Industrial Home for Girls for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905; also making an appropriation for special purposes as mentioned in Section 3 and to provide a tax therefor, and repealing House enrolled Act No. 36, bill No. 84. entitled "An Act making an appropriation for the State Industrial Home for Girls for grading the grounds and to provide fire escapes at Bliss cottage and to provide a tax to meet the same," approved March 4, 1903.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill,

Mr. Neal moved that the Committee on Ways and Means be discharged from its further consideration.

The motion prevailed.

Mr. Neal then moved that the bill be returned to the Senate in accordance with the request therefor.

The motion prevailed.

. Pending further proceedings under the order of Reports of Standing Committees,

Mr. Paddock moved that rule 11 of the House rules be suspended, and that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed, two-thirds of all the members present voting therefor.

GENERAL ORDER.

The Speaker called Mr. Rodgers to the chair.

After some time spent in the consideration of bills upon the General Order the Committee rose, and through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

House bill No. 120 (file No. 266), entitled

A bill to provide for expenses necessary to furnish official information from the records of the Adjutant General's office, for which no provision is made, pertaining to the enlistment, muster, history and final disposition of the soldiers and sailors from this State during the war of the Rebellion and Spanish-American war, to furnish certificates of service to applicants where the soldier's muster out or discharge papers are lost, and to furnish such information from the records of the office as to establish the soldier's or sailor's military or naval history and to make appropriation therefor, and to provide for a tax to meet the same;

House bill No. 91 (file No. 267), entitled

A bill making appropriations for the Eastern Michigan Asylum at Pontiac for the fiscal year ending June 30, 1904, for building and special purposes and to provide a tax to meet the same;

House bill No. 160 (file No. 268), entitled

A bill making appropriations for the Michigan State Normal College; for the Central Michigan Normal School and for the Northern State Normal School for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and for building and special purposes for the same college and schools for the fiscal year ending June 30, 1904, and to provide a tax to meet the same;

House bill No. 954 (file No. 205), entitled

A bill to prevent the pollution of Grand River above the City of Grand Rapids;

Senate bill No. 286 (file No. 112), entitled A bill to prohibit the use of submarine trap nets in this State;

House bill No. 963 (file No. 223), entitled

A bill to amend Act No. 21 of the Public Acts of 1897, entitled "An Act to amend Act No. 161 of the Public Acts of 1895, entitled 'An Act to require county treasurers to furnish transcripts and abstracts of records, and fixing the fees to be paid therefor," approved March 10, 1897, the same being Compiler's Section 2548 of the Compiled Laws of 1897.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House substitute for Senate bill No. 33 (House file No. 261), entitled A bill to provide for the publication and distribution of a record of Michigan soldiers and sailors of the war of the Rebellion, and to make an appropriation for the fiscal year ending June 30, 1904, therefor, and to provide a tax to meet the same;

House bill No. 638 (file No. 215), entitled

A bill to amend Section 1 of Act No. 191 of the Public Acts of 1877, entitled "An Act to authorize the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," as amended, the same being Section 6079 of the Compiled Laws of 1897, and to further amend said act by adding three new sections to stand as Sections 12, 13 and 14;

House bill No. 727 (file No. 219), entitled

A bill to authorize the formation of corporations for the purpose of buying, selling, exchanging and dealing in all kinds of real estate;

House bill No. 1116 (file No. 224), entitled

A bill to amend an act, entitled "An Act to revise the laws providing for the incorporation of co-operative and mutual benefit associations and to define the powers and duties and regulate the transaction of the business of all such corporations and associations doing business within this State," approved June 17, 1887, and the acts amendatory thereof, by adding thereto seven new sections to stand as Sections 34, 35, 36, 37, 38, 39 and 40;

House bill No. 203 (file No. 225), entitled

A bill to provide for the government of the State Asylum.

LINCOLN RODGERS,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bills named in Part II of the report.

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

By unanimous consent the House returned to the order of Motions and Resolutions.

MOTIONS AND RESOLUTIONS.

Mr. Pettit moved that the rules be suspended, and that the committee of the whole be discharged from the further consideration of

House bill No. 204 (file No. 27), entitled A bill to amend Sections 1, 3, 7 and 8 of Act No. 237 of the Public Acts of 1899, entitled "An Act to provide for the examination, regulation, licensing and registration of physicians and surgeons, and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict therewith:"

And that the bill be re-referred to the Committee on Public Health. The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Shea moved that the rules be suspended, and that the committee of the whole be discharged from the further consideration of

House bill No. 695 (file No. 242), entitled

A bill to amend Section 1 of Chapter 43 of the Revised Statutes of 1846, entitled "Of the observance of the first day of the week, and the prevention and punishment of immorality," the same being Section 5912 of the Compiled Laws of 1897;

And that the bill be re-referred to the Committee on Labor.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Fairbanks moved to reconsider the vote by which the House yesterday refused to pass the following bill:

House bill No. 331 (file No. 222), entitled

A bill to repeal Act No. 37 of the Public Acts of 1899, entitled "An Act to provide for the salary of the State Game and Fish Warden, and for the appointment of a chief deputy game and fish warden, and to prescribe his powers and duties," and all amendments and additions thereto.

The motion prevailed.

The question being on the passage of the bill,

Mr. Combs moved that the bill be referred to the committee of the whole and made a special order for Tuesday, May 5.

The motion prevailed.

Mr. Ferry moved that

House bill No. 638 (file No. 215), entitled

A bill to amend Section 1 of Act No. 191 of the Public Acts of 1877, entitled "An Act to authorize the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," as amended, the same being Section 6079 of the Compiled Laws of 1897 and to further amend said act by adding three new sections to stand as Sections 12, 13 and 14:

Be reprinted before being placed on the order of Third Reading of Bills. The motion prevailed.

Mr. Shook moved that when the House adjourn today, it stand adjourned until tomorrow at 9 o'clock a. m.

The motion prevailed.

Mr. Neal asked and obtained leave of absence for himself and for Mr. C. E. Ward from tomorrow's session.

Mr. Scott asked and obtained leave of absence for Mr. Sanderson from tomorrow's session.

Messrs. C. S. Adams and Colby asked and obtained leave of absence for themselves from the sessions of tomorrow and Monday.

Mr. Sheldon asked and obtained leave of absence for himself from Monday's session.

Mr. Paddock asked and obtained leave of absence for Mr. McCarthy from the sessions of tomorrow, Monday and Tuesday forenoon.

Mr. Pettit asked and obtained leave of absence for himself from the sessions of tomorrow, Monday and Tuesday.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, April 30:

House bill No. 1156 (enrolled No. 247);

House bill No. 366 (file No. 87, enrolled No. 249);

House bill No. 53 (file No. 157, enrolled No. 250);

House bill No. 55 (file No. 184, enrolled No. 251);

House bill No. 626 (enrolled No. 252).

Mr. Dunn moved that the House adjourn.

The motion prevailed, the time being 6:30 o'clock p. m.

The Speaker declared the House adjourned until tomorrow at 9 o'clock a. m.

CHARLES S. PIERCE, Clerk of the House of Representatives. House bill No. 204 (file No. 27), entitled

A bill to amend Sections 1, 3, 7 and 8 of Act No. 237 of the Public Acts of 1899, entitled "An Act to provide for the examination, regulation, licensing and registration of physicians and surgeons, and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict therewith;"

And that the bill be re-referred to the Committee on Public Health. The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Shea moved that the rules be suspended, and that the committee of the whole be discharged from the further consideration of

House bill No. 695 (file No. 242), entitled

A bill to amend Section 1 of Chapter 43 of the Revised Statutes of 1846, entitled "Of the observance of the first day of the week, and the prevention and punishment of immorality," the same being Section 5912 of the Compiled Laws of 1897;

And that the bill be re-referred to the Committee on Labor.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Fairbanks moved to reconsider the vote by which the House yesterday refused to pass the following bill:

House bill No. 331 (file No. 222), entitled

A bill to repeal Act No. 37 of the Public Acts of 1899, entitled "An Act to provide for the salary of the State Game and Fish Warden, and for the appointment of a chief deputy game and fish warden, and to prescribe his powers and duties," and all amendments and additions thereto.

The motion prevailed.

The question being on the passage of the bill,

Mr. Combs moved that the bill be referred to the committee of the whole and made a special order for Tuesday, May 5.

The motion prevailed.

Mr. Ferry moved that

House bill No. 638 (file No. 215), entitled

A bill to amend Section 1 of Act No. 191 of the Public Acts of 1877, entitled "An Act to authorize the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," as amended, the same being Section 6079 of the Compiled Laws of 1897 and to further amend said act by adding three new sections to stand as Sections 12, 13 and 14;

Be reprinted before being placed on the order of Third Reading of Bills. The motion prevailed.

Mr. Shook moved that when the House adjourn today, it stand adjourned until tomorrow at 9 o'clock a. m.

The motion prevailed.

Mr. Neal asked and obtained leave of absence for himself and for Mr. C. E. Ward from tomorrow's session.

Mr. Scott asked and obtained leave of absence for Mr. Sanderson from tomorrow's session.

Messrs. C. S. Adams and Colby asked and obtained leave of absence for themselves from the sessions of tomorrow and Monday.

Mr. Sheldon asked and obtained leave of absence for himself from Monday's session.

Mr. Paddock asked and obtained leave of absence for Mr. McCarthy from the sessions of tomorrow, Monday and Tuesday forenoon.

Mr. Pettit asked and obtained leave of absence for himself from the sessions of tomorrow, Monday and Tuesday.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, April 30:

House bill No. 1156 (enrolled No. 247);

House bill No. 366 (file No. 87, enrolled No. 249);

House bill No. 53 (file No. 157, enrolled No. 250);

House bill No. 55 (file No. 184, enrolled No. 251);

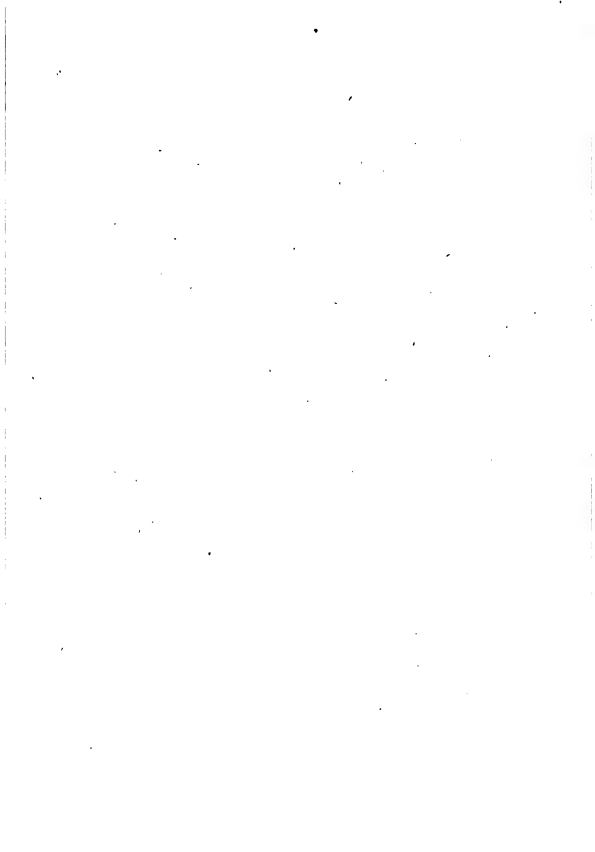
House bill No. 626 (enrolled No. 252).

Mr. Dunn moved that the House adjourn.

The motion prevailed, the time being 6:30 o'clock p. m.

The Speaker declared the House adjourned until tomorrow at 9.0'clock a. m.

CHARLES S. PIERCE, Clerk of the House of Representatives.



JOURNAL

OF THE

house of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS. **SESSION OF 1903**



SEVENTY-SECOND DAY.

Lansing, Friday, May 1.

9 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. W. E. Doty.

The roll of the House was called by the Clerk, who announced that a

quorum was present.

The following named members were absent with leave: Messrs. C. S. Adams, Baumgaertner, Byrns. Campbell, Colby, Duncan, Gallup, Jenks, William Kirk, McCarthy, Neal, Osborn, Oviatt, Pettit, Randall, Sanderson, Stone and C. E. Ward.

The following named members were absent without leave: Messrs. R. N. Adams, Ashley, Austin, Bolton, Brown, DeLisle, Denby, Dohany, Eichhorn, Greusel, Harley, John Lane, Lovell, Nottingham, L. C. Robinson and Siggins.

Mr. Dunn moved that the absentees without leave be excused from today's session.

The motion prevailed.

Messrs. Paddock and Washer asked and obtained leave of absence for themselves from Monday's session.

Mr. Dunstan asked and obtained an indefinite leave of absence for himself.

PRESENTATION OF PETITIONS.

No. 619. By Mr. Wade: Petition of L. W. Ehle and 16 other citizens of Dorr, Allegan County, asking for the passage of House bill No. 559, creating a State Highway Bureau, and House joint resolution No. 560. providing for an amendment to the Constitution, relative to highways.

The petition was referred to the Committee on Roads and Bridges.

No. 620. By Mr. Wade: Petition of E. C. Adams and 33 other citizens of Battle Creek, on the same subject.
Same reference.

No. 621. By Mr. W. C. Robinson: Petition of Frank L. Cludsey and 54 other citizens of Wayne County, on the same subject. Same reference.

No. 622. By Mr. Barnaby: Petition of S. S. Bailey and 9 other citizens of Kent County, on the same subject.

Same reference.

No. 623. By Mr. Fairbanks: Petition of J. C. Foster and 40 other citizens of Cadillac, asking for the passage of House bill No. 719, providing for the safety of persons employed upon buildings in the course of erection.

The petition was referred to the Committee on Labor.

No. 624. By Mr. Fairbanks: Petition of J. C. Foster and 40 other citizens of Cadillac, asking for the passage of House bill No. 720, regulating the liability of employers.

The petition was referred to the Committee on Judiciary.

No. 625. By Mr. Fairbanks: Petition of J. C. Foster and 40 other citizens of Cadillac, asking for the passage of House bill No. 721, relative to the amendment to the lien law.

The petition was referred to the Committee on Judiciary.

No. 626. By Mr. Werline: Petition of Louis Nadeau and 108 other citizens of the Upper Peninsula, asking for the passage of a bill, providing for the reduction in railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

REPORTS OF STANDING COMMITTEES.

The Committee on Insurance, by Mr. Kidder, Chairman, reported

House bill No. 910, entitled

A bill to amend Section 34 of Act 136 of the Session Laws of 1869, entitled "An Act relative to the organization and powers of fire and marine insurance companies transacting business within this State," being Section 4301 of Howell's Annotated Statutes and Section 7257 of the Compiled Laws of 1897;

With certain amendments thereto, recommending that the amendments

be concurred in, and that when so amended, the bill pass, The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on State Affairs, by Mr. Byrns, Chairman, reported Senate bill No. 408, entitled

A bill in relation to the sale of corn syrup: With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, April 30, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 270 (file No. 149), entitled

A bill to provide for the payment of tuition in another district of children who have completed the eighth grade in any school district;

And to inform the House that the Senate has adopted the accompany-

ing substitute, therefor (Senate file No. 170), entitled

A bill to provide for the payment of tuition in and transportation to another district, of children who have completed the eighth grade in any school district;

And that, as thus substituted, the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The question being on concurring in adoption of the substitute for bill, Mr. Galbraith moved that the bill be laid on the table. The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, April 30, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 888 (file No. 171), entitled

A bill to provide that licensed embalmers may act as subregistrars of deaths when duly authorized by the Secretary of State;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

THIRD READING OF BILLS.

House bill No. 120 (file No. 266), entitled

A' bill to provide for expenses necessary to furnish official information from the records of the Adjutant General's office, for which no provision is made, pertaining to the enlistment, muster, history and final disposition of the soldiers and sailors from this State during the war of the Rebellion and Spanish-American war, to furnish certificates of service to applicants where the soldier's muster out or discharge papers are lost, and to furnish such information from the records of the office as to establish the soldier's or sailor's military or naval history and to make appropriation therefor, and to provide for a tax to meet the same;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson	Mr. Hallenbeck	Mr.	Paddock	Mr.	Thorington
	Barnaby	Hemans		Partlow		Vandercook
	Chapman	Herkimer		Perkins		Van Zoeren
	Combs	Higgins		Powell, Gardner		Wade
	Dennis	Holmes		Read		Walker
	Dunstan	Hunt		Reynolds		Wallace
	Durham	Kidder		Richards		Washer
	Fairbanks	Kirk, J. P.		Robinson, W. C.		Wells
	Ferry	Knight		Rodgers		Werline
	Fisher	Ladner		Scott		Whelan
	Fisk	Lane, O. B.		Seeley		Whitaker
	Foster	Monroe, J. S.		Shea		Willis
	Francis	Morrice		Sheldon		Wright
	Galbraith	Munsell		Shook		Speaker
	Halladay	Newberry		Thomas		-

NAYS.

59

61

The title of the bill was agreed to.

House bill No. 91 (file No. 267), entitled

A bill making appropriations for the Eastern Michigan Asylum at Pontiac for the fiscal year ending June 30, 1904, for building and special purposes and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson Barnaby Chapman	Mr.	Hallenbeck Hemans Herkimer	Mr.	Newberry Paddock Partlow	Mr.	Shook Thomas Thorington
	Combs		Higgins		Perkins		Vandercook
	Dennis		Holmes		Powell, Gardner		Van Zoeren
	Dun <u>n</u>		Hunt		Powell, H. E.		Wade
	Dunstan		Kidder		Read		Wallace
	Durham		Kirk, J. P.		Reynolds		Washer
	Fairbanks		Knight		Richards		Wells
	Ferry		Ladner		Robinson, W. C.		Werline
	Fisher		Lane, O. B.		Rodgers		Whelan
	Fisk		Master		Scott		Whitaker
	Foster		Monroe, J. S.		Seeley		Willis
	Francis		Morrice		Shea.		Wright
	Galbraith		Munsell		Sheldon		Speaker
	Halladay				•		-

NAYS.

The title of the bill was agreed to.

House bill No. 160 (file No. 268), entitled

A bill making appropriations for the Michigan State Normal College; for the Central Michigan Normal School and for the Northern State Normal School for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and for building and special purposes for the same college and schools for the fiscal year ending June 30, 1904, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Barnaby	Mr.	Galbraith . Halladay	Mr.	Munsell Newberry	Mr.	Thomas Thorington
Batchelder		Hallenbeck		Paddock		Vandercook
Chapman		Herkimer		Powell, Gardner		Van Zoeren
Combs		Higgins		Read		Wade
Dennis		Holmes		Reynolds		Walker
Dunn		Kidder		Richards		Wallace
Dunstan	,	Kirk, J. P.		Robinson, W. C.		Washer
Durham		Knight		Rodgers		Wells
Fairbanks		Ladner		Scott		Werline
Ferry		Lane, O. B.		Seeley		Whelan
Fisher		Master		Shea		Willis
Fisk		Monroe, J. H.		Sheldon		Wright
Foster	•	Monroe, J. S.		Shook		Speaker
Francis		Morrice		-		· • · · · ·

NAYS.

58

The title of the bill was agreed to.

House bill No. 954 (file No. 205), entitled

A bill to prevent the pollution of Grand River above the City of Grand Rapids;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson Barnaby Batchelder Chapman Combs Dennis Dunstan Durham Fairbanks Ferry Fisher Fisk Foster Francis	Mr.	Halladay Hallenbeck Herkimer Higgins Holmes Hunt Kidder Kirk, J. P. Knight Ladner Lane, O. B. McEachern Master Monroe, J. H.	Monroe, J. S. Munsell Newberry Paddock Partlow Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C. Rodgers Scott Sheldon	Shook Thomas Thorington Vandercook Van Zoeren Walker Wallace Washer Wells Werline Whitaker Willis Wright Sneaker
	Francis Galbraith		Monroe, J. H.	Sheldon	Speaker

NAYS.

57

The title of the bill was agreed to.

Mr. Greusel entered the House and took his seat.

Senate bill No. 286 (file No. 112), entitled

A bill to prohibit the use of submarine trap nets in this State;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Anderson Barnaby Batchelder Chapman Combs Dennis Dunstan - Durham Fairbanks Ferry Fisher Fisk Foster Francis Galbraith	Mr.	Halladay Hallenbeck Herkimer Higgins Holmes Hunt Kidder Kirk, J. P. Knight Ladner Lane, O. B. McEachern Master Monroe, J. H. Monroe, J. S.	Munsell Newberry Paddock Partlow Perkins Powell, Gardner Powen, H. E. Read Reynolds Richards Robinson, W. C. Rodgers Scott Seeley Shea	,	Sheldon Shook Thomas Thorington Vandercook Van Zoeren Walker Wallace Washer Wellis Werline Whitaker Willis Wright Speaker
Greusel		Morrice			

NAYS.

62

The title of the bill was agreed to.

House bill No. 963 (file No. 223), entitled

A bill to amend Act No. 21 of the Public Acts of 1897, entitled "An Act to amend Act No. 161 of the Public Acts of 1895, entitled 'An Act to require county treasurers to furnish transcripts and abstracts of records and fixing the fees to be paid therefor," approved March 10, 1897, the same being Compiler's Section 2548 of the Compiled Laws of 1897:

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson Barnaby Batchelder Chapman Combs Dennis Dunstan Durham Fairbanks Ferry Fisher Fisk Francis Galbraith	Hallenbeck Hemans Herkimer Higgins Holmes Hunt Kidder Kirk, J. P. Ladner Lane, O. B. Master Monroe, J. H. Monroe, J. S. Morrice	Mr.	Newberry Paddock Partlow Perkins Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C. Rodgers Scott Shea Sheldon	Thomas Thorington Vandercook Van Zoeren Wade Wallace Ward, N. O. Washer Wells Werline Whelan Whitaker Willis Wright
	Greusel Halladay	Munsell		Shook	Speaker

NAYS.

61

The title of the bill was agreed to.

House substitute for Senate bill No. 33 (House file No. 261), entitled A bill to provide for the publication and distribution of a record of Michigan soldiers and sailors of the war of the Rebellion, and to make an appropriation for the fiscal year ending June 30, 1904, therefor, and to provide a tax to meet the same;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Barnaby Batchelder Chapman Combs Dennis Dunstan Durham Ferry Fisher Fisher Francis Galbraith Greusel Hemans Herkimer Herkimer Herkimer Herkimer Holmes Holmes Holmes Hunt Kidder Lunt Kidder Lane, O. B. McEachern Master Francis Monroe, J. H. Morrice	Mr. Munsell Newberry Paddock Partlow Perkins Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C. Rodgers Scott Seeley Shea Sheldon	Thomas Thomas Thorington Vandercook Van Zoeren Wade Walker Wallace Ward, N. O. Washer Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

65 0

· The title of the bill was agreed to.

House bill No. 727 (file No. 219), entitled

A bill to authorize the formation of corporations for the purpose of buying, selling, exchanging and dealing in all kinds of real estate;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Barnaby Batchelder Chapman Combs Dennis Dunstan Durham Fairbanks Ferry Fisher Fisk Foster Galbraith	Mr. Halladay Hallenbeck Hemans Herkimer Higgins Holmes Hunt Kidder Kirk, J. P. Knight Ladner Lane, O. B. McEachern Master	Morrice Munsell Newberry Paddock Partlow Perkins Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C.	r. Shea Sheldon Shook Thomas Vandercook Van Zoeren Walker Wallace Washer Werline Whelan Whitaker Willis Wright
Galbraith Greusel	Master	Scott	Wright
	Monroe, J. H.	Seeley	Speaker

NAYS.

60

Mr. Ferry moved to amend the title so as to read as follows:

A bill to authorize the formation of corporations for the purpose of buying, selling, exchanging, improving and dealing in all kinds of real estate.

The motion prevailed.

The title as amended was then agreed to.

House bill No. 1116 (file No. 224), entitled

A bill to amend an act, entitled "An Act to revise the laws providing for the incorporation of co-operative and mutual benefit associations and to define the powers and duties and regulate the transaction of the business of all such corporations and associations doing business within this State," approved June 17, 1887, and the acts amendatory thereof, by adding thereto seven new sections to stand as Sections 34, 35, 36, 37, 38, 39 and 40;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Durham Kidder Powell, H. I Fairbanks Kirk, J. P. Read Ferry Knight Reynolds Fisher Ladner Richards Fisk Lane, O. B. Robinson, W Foster McEachern Scott Francis Master Seeley Galbraith Monroe, J. H. Greusel Monroe, J. S.	Washer Werline Whelan
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NAYS.

58

The question being on agreeing to the title of the bill.

Mr. Francis moved to amend the title so as to read as follows:

A bill to amend Act number 187 of the Public Acts of 1887, entitled "An Act to revise the laws providing for the incorporation of co-operative and mutual benefit associations and to define the powers and duties and regulate the transaction of the business of all such corporations and associations doing business within this State," approved June 17, 1887, and the acts amendatory thereof, by adding thereto seven new sections to stand as Sections 34, 35, 36, 37, 38, 39 and 40, and to repeal all acts and parts of acts inconsistent with the provisions of this act.

The motion prevailed.

The title as amended was then agreed to.

House bill No. 203 (file No. 225), entitled

A bill to provide for the government of the State Asylum;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Barnaby Batchelder Chapman Combs Dennis Dunstan Durham Fairbanks Ferry Fisher Fisk Foster	Mr. Halladay Hallenbeck Herkimer Higgins Holmes Hunt Kidder Kirk, J. P. Knight Ladner Lane, O. B. McEachern Master Monroe, J. H.	Mr. Munsell Newberry Partlow Perkins Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C. Rodgers Scott Seeley Shea	Mr. Shook Thomas Thorington Vandercook Van Zoeren Walker Wallace Ward, N. O. Washer Werline Whelan Whitaker Willis Wright
Galbraith	Monroe, J. S.	Sheldon	Speaker
Greusel	Morrice		

NAYS.

62

The title of the bill was agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Hemans moved to reconsider the vote by which the House yesterday refused to pass the following bill:

Senate bill No. 109 (file No. 147), entitled

A bill to provide for the payment of school district and public school orders outstanding for more than one year.

The motion prevailed.

Mr. Hemans moved that the bill be laid on the table.

The motion prevailed.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 152 (file No. 17), entitled

A bill to regulate the treatment and control of dependent, neglected and delinquent children under the age of sixteen years within the City of Detroit; to establish the Juvenile Court of Detroit; to regulate the practice in such court; to provide for the appointment of probation officers; to prohibit the commitment to any jail or police station within the City of Detroit of any child under the age of fourteen years; to impose certain duties upon the State Board of Corrections and Charities and the Board of inspectors of the Detroit House of Correction;

With the accompanying substitute therefor, with the same title.

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Hunt moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by year and nays, as follows:

YEAS.

Mr. Anderson Barnaby Batchelder Chapman Dennis Dunstan Durham Fairbanks Ferry Fisher Foster Francis Galbraith Greusel Mr. Hallenbeck Hemans Herkimer Higgins Holmes Kidder Kirk, J. P. Ladner Lane, O. B. McEachern Monroe, J. Monroe, J. Monrice	Newberry Paddock Partlow Perkins Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C. Rodgers H. Scott	Mr. Shea Sheldon Thorington Vandercook Van Zoeren Walker Wallace Washer Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

58

The title of the bill was agreed to.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 799, entitled

A bill to amend the charter of the City of West Bay City;

With the accompanying substitute therefor, entitled A bill to amend Section 6 of Chapter 5, and all of Chapter 26 of Act number 442 of the Local of 1897, entitled "An Act to revise the charter of West Bay City and to repeal all acts or parts of acts inconsistent therewith," approved May 26, 1897, as amended by Act number 353 of the Local Acts of 1899, approved April 12, 1899;

And recommended that the substitute be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Washer moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Barnaby Batchelder Chapman Combs Dennis Dunstan Durham Ferry Fisher Fisk Foster Francis Galbraith Greusel Halladay	Mr. Hallenbeck Hemans Herkimer Higgins Holmes Funt Kidder Kirk, J. P. Knight Lane, O. B. McEachern Master Monroe, J. H. Monroe, J. S.	Mr. Munsell Newberry Paddock Perkins Powell, Gardner Powell, H. E. Read Reynolds Richards Robinson, W. C. Rodgers Scott Seeley Shea Sheldon	Mr. Shook Thomas Thorington Vandercook Van Zoeren Walker Wallace Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

61

· The title of the bill was agreed to.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 159, entitled

A bill to provide for the collection of assessments for public improvements within the City of Grand Rapids, on real estate belonging to steam railroad or railway corporations or companies, not necessarily used in the operation of such roads within the City of Grand Rapids;

With the recommendation that it be referred to the Committee on

Judiciary.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in. and the bill was referred to the Committee on Judiciary.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 550, entitled

A bill to amend Section 66 of Chapter 7 of an act, entitled "An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith." approved June 7, 1883, being Act No. 326 of the Local Acts of 1883, as amended by the several acts amendatory thereof;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute to the bill recommended by the committee.

The substitute was adopted.

Mr. Ferry moved that the rules be suspended, and that the bill be placed on its immediate passage.

Mr. W. C. Robinson moved that the bill be laid on the table.

The motion did not prevail.

The question being on the motion that the rules be suspended,

The motion did not prevail, two-thirds of all the members present not voting therefor.

Mr. Ferry moved that the bill be laid on the table.

The motion prevailed.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 376, entitled

A bill to amend Section 31 of Title 4 and Sections 19, 20, 21, 30, 32, 33, 34, 35, 36, 39, 40, 41, 44, 50, 58, 59 and 60 of Title 5, and Section 30 of Title 8 of the charter of the City of Grand Rapids, being Local Act No. 374 of the laws of 1897, entitled "An Act to revise the charter of the City of Grand Rapids," as amended May 12, 1899, by Local Act No. 401, entitled "An Act to amend Section 31 of Title 4 of Act No. 374 of the Local Acts of the State of Michigan for the year 1897, entitled 'An Act to revise the charter of the City of Grand Rapids," approved March 18, 1897, so as to provide for the collection of city and special taxes and the keeping of record thereof by the city treasurer of the City of Grand Rapids, and adjusting salaries of city officials;

With the recommendation that the bill pass.

The report was accepted and the committee discharged. Mr. Van Zoeren moved that the bill be laid on the table. The motion prevailed.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 592, entitled

A bill to revise and amend the charter of Port Huron; With the accompanying substitute therefor, entitled

A bill to amend Sections 3 and 4 of Chapter 1, Sections 1 and 2 of Chapter 2, Sections 3, 5, 6 and 13 of Chapter 3, Sections 2, 4, 8 and 9 of Chapter 4, Sections 3 and 4 of Chapter 5, Sections 1, 6, 11 and 16 of Chapter 6, Sections 12, 22, 47, 50, 53 and 54 of Chapter 7, Sections 2, 3 and 13 of Chapter 9, Section 16 of Chapter 10, Section 1 of Chapter 11, Sections 3 and 19 of Chapter 15, Sections 1, 5 and 18 of Chapter 16, Sections 4, 5, 6, 7, 8, 9, 13, 14, 29, 35 and 38 of Chapter 17 of Act No. 390 of the Local Acts of 1885, and the amendment thereto, entitled "An Act to amend and revise the charter of the City of Port Huron," approved June 17, 1885,

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

Mr. Francis moved that the bill be laid on the table.

The motion prevailed.

Mr. Seeley moved that when the House adjourn today, it stand adjourned until Monday, May 4, at 9 o'clock p. m. The motion prevailed.

Mr. Richards asked and obtained leave of absence for himself from Monday's session.

Mr. Thorington asked and obtained leave of absence for himself from the sessions of Monday and Tuesday.

The Clerk announced that the following bills had been printed and that they were presented to the Governor May 1: House bill No. 1026 (enrolled No. 248);

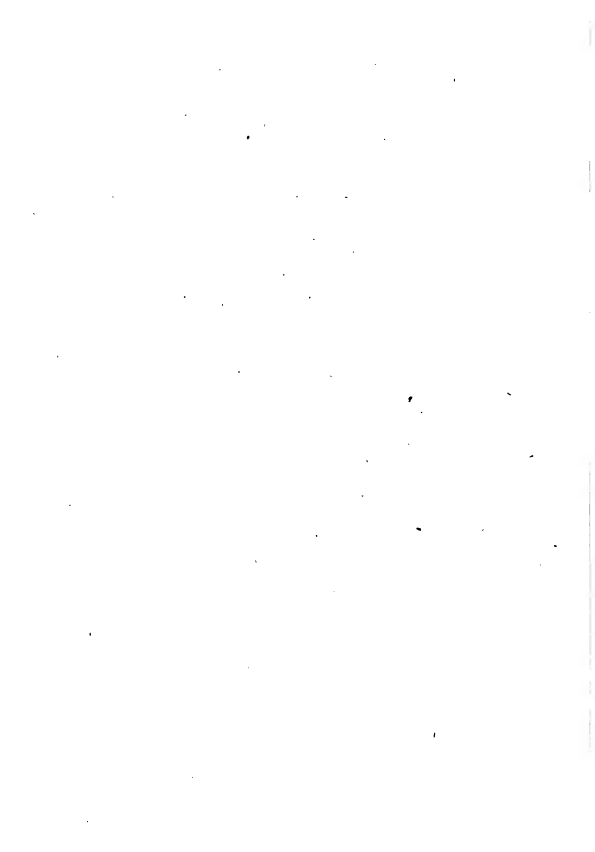
House bill No. 1172 (enrolled No. 253);

House bill No. 551 (enrolled No. 254).

Mr. Halladay moved that the House adjourn. The motion prevailed, the time being 10:25 o'clock a.m. The Speaker declared the House adjourned until Monday, May 4, at 9 o'clock p. m.

> CHARLES S. PIERCE, Clerk of the House of Representatives.

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JOURNAL

OF THE

House of Representatives

ROBERT SMITH Pro. 60., STATE PRINTERS. SESSION OF 1903



SEVENTY-THIRD DAY.

Lansing, Monday, May 4.

9 o'clock p. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. W. A. Frye.

The roll of the House was called by the Clerk who announced that a

quorum was present.

The following named members were absent with leave: Messrs. C. S. Adams, Austin, Bolton, Byrns, Colby, Dunstan, Gallup, McCarthy, Oviatt, Paddock, Pettit, Richards, Sheldon, Thorington and Washer.

The following named members were absent without leave: Messrs. R. N. Adams, Brown, Dohany. Duncan, Greusel, Harley, Nottingham, Partlow, Gardner Powell, Sanderson and C. E. Ward.

Mr. Shea moved that Mr. Duncan be excused from today's session on account of sickness.

The motion prevailed.

Mr. Willis moved that the other absentees without leave be excused from today's session.

The motion prevailed.

Mr. Hemans asked and obtained leave of absence for himself from tomorrow's session.

Mr. Shea asked and obtained leave of absence for Mr. Greusel from tomorrow's session.

Mr. H. E. Powell asked and obtained an indefinite leave of absence for Mr. Partlow on account of sickness.

Mr. H. E. Powell asked and obtained an indefinite leave of absence for Mr. C. E. Ward on account of sickness.

PRESENTATION OF PETITIONS.

No. 627. By Mr. W. C. Robinson: Petition of H. S. Terry and the board of directors of the Detroit Wheelmen, asking for the passage of House bill No. 559, creating a State Highway Bureau; also House joint resolution No. 560, providing for an amendment to the Constitution relative to highways.

The petition was referred to the Committee on Roads and Bridges.

No. 628. By Mr. Newberry: Petition of Charles M. Champion and 50 other citizens of Coldwater on the same subject.

Same reference.

No. 629. By Mr. Knight: Petition of Sam A. Hanna and 22 other citizens of Dickinson County on the same subject.

Same reference.

No. 630. By Mr. Shook: Petition of T. I. Phelps and 35 other citizens of Greenville on the same subject.

Same reference.

No. 631. By Mr. Read: Petition of John McGowan and 10 other citizens of Manistee, asking for the passage of House bill No. 719, providing for the safety of persons employed upon buildings in the course of erection.

The petition was referred to the Committee on Labor.

No. 632. By Mr. Read: Petition of Mark Peterson and 40 other citizens of Manistee on the same subject.

Same reference.

No. 633. By Mr. Read: Petition of John McGowan and 10 other citizens of Manistee asking for the passage of House bill No. 721, providing for an amerdment to the lien law.

The petition was referred to the Committee on Judiciary.

No. 634. By Mr. Read: Petition of Mark Peterson and 40 other citizens of Manistee on the same subject.

Same reference.

No. 635. By Mr. Read: Petition of John McGowan and 10 other citizens of Manistee asking for the passage of House bill No. 720, regulating the liability of employers.

The petition was referred to the Committee on Judiciary.

No. 636. By Mr. Read: Petition of Mark Peterson and 15 other citizens of Manistee on the same subject.

Same reference.

No. 637. By Mr. Werline: Petition of Gunnison Kefauvers and 72 other citizens of Manistique asking for the passage of a bill providing for a reduction in railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval, on May 4, of the following bills:

House bill No. 503 (file No. 142, enrolled No. 216), entitled

A bill to amend Section 4 of Act No. 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies transacting

business within this State," as amended by the several acts amendatory thereof, and to add a new section to said act to stand as Section 33;

House bill No. 61 (file No. 89, enrolled No. 217), entitled

A bill to amend Section 25 of Act No. 257 of the Session Laws of 1899, entitled "An Act to amend Section 25 of Act No. 137 of the Laws of 1849, as amended, relative to authorizing proceedings against garnishees and for other purposes, as amended, being Section 8055 of Howell's Annotated Statutes, as amended by Act No. 178 of the Session Laws of 1891, the same being Compiler's Section 1014 of the Compiled Laws of 1897, and to add two new sections thereto, to stand as Sections 25a and 25b;"

House bill No. 504 (file No. 128, enrolled No. 221), entitled

A bill to amend Section 10 of Act No. 77 of the Public Acts of 1869, entitled "An Act in relation to life insurance companies transacting business in this State," as amended by Act No. 148, Public Acts of 1891;

House bill No. 938 (enrolled No. 225), entitled

A bill relative to the payment of special assessments for paving in the Village of Charlevoix, in Charlevoix County;

House bill No. 406 (enrolled No. 226), entitled

A bill to amend Section 15 of Act No. 183 of the Public Acts of 1897, entitled "An Act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," approved May 29, 1897, being Section 377 of the Compiled Laws of 1897;

House bill No. 310 (file No. 72, enrolled No. 227), entitled

A bill to facilitate the inspection of the records and files in the offices of the county, city, township, town, village, and school districts in this State, amending Section 1 of an act to facilitate the inspection of the records and files in the offices of county, city and township officers in this State being Act No. 205 of the Public Acts of 1889, approved June 28, 1889, said Section 1 being Compiler's Section 3461 of Miller's Compiled Laws of the State of Michigan.

MOTIONS AND RESOLUTIONS.

Mr. Eichhorn moved to take from the table

Senate bill No. 521, entitled

A bill to permit of the use of pound nets with meshes not less than two and one-half inches for taking perch, herring and other rough fish, and of gill nets with meshes not less than three and one-half inches, extension measure, for taking "Menominees," during certain seasons of the year, in the waters of Lake Huron and St. Clair River within the County of St. Clair, where they will not interfere with or catch immature whitefish, lake trout or wall-eyed pike.

The motion prevailed.

Mr. Eichhorn moved to suspend rule 34, limiting the time within which a motion to reconsider a vote may be made.

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The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Eichhorn then moved to reconsider the vote by which the House, on April 16, passed the above named bill.

The motion prevailed, a majority of all the members present voting

The question being on the passage of the bill,

Mr. Eichhorn moved to amend the bill

- 1. By inserting in line 1 of Section 1 after the word "use" the word "seines."
- 2. By striking out of line 5 of Section 1 the word "within" and inserting in lieu thereof the words "north of the mouth of Black River in."
- 3. By striking out of line 2 of Section 3 the word "within" and inserting in lieu thereof the words "north of the mouth of Black River in."

The amendments were adopted, a majority of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Anderson	Mr. Francis	Mr. Master	Mr. Shook
	Ashley	Galbraith	Мопгое, Ј. Н.	Siggins
	Barnaby	Halladay	Monroe, J. S.	Stone
	Batchelder	Herkimer	Morrice	Thomas
	Baumgaertner	Higgins	Munsell	Vandercook
	Chapman	Holmes	Newberry	Van Zoeren
	DeLisle	Hunt	Osborn	Wade
	Denby	Jenks	Perkins	Walker
	Dennis	Kidder	Randall	Wallace
	Dunn	Kirk, J. P.	Read	Wells
	Durham	Kirk, William	Reynolds	Werline
	Eichhorn	Knight	Robinson, L. C.	Whelan
	Fairbanks	Ladner	Robinson, W. C.	
	Ferry	Lane, John	Rodgers	Willis
	Fisher	Lane, O. B.	Scott	Wright
	Fisk	Lovell	Seeley	Speaker
	Foster	McEachern	Shea	

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The question being on agreeing to the title of the bill,

Mr. Eichhorn moved to amend the title so as to read as follows:

A bill to permit of the use of seines and pound nets with meshes not less than two and one-half inches for taking perch, herring and other rough fish, and of gill nets with meshes not less than three and one-half inches, extension measure, for taking "Menominees," during certain seasons of the year, in the waters of Lake Huron and St. Clair River, north of the mouth of Black River in the County of St. Clair, where they will not interfere with or catch immature whitefish, lake trout or wall-eyed pike.

The motion prevailed.

The title as amended was then agreed to.

Mr. Eichhorn moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. H. E. Powell moved that

House bill No. 445 (file No. 228), entitled

A bill to prohibit the sale of cigarettes in the State of Michigan;

Be taken from the General Order and made a special order for Tuesday, May 12.

The motion prevailed.

GENERAL ORDER.

Mr. William Kirk moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. Baumgaertner to the chair.

After some time spent in the consideration of bills upon the General Order the committee rose and, through its chairman, made the following

The committee recommends the adoption of the proposed accompanying amendments to the following bill, and the passage of the bill when so

amended:

House bill No. 678 (file No. 202), entitled

A bill to amend Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 21 of Act No. 188 of the Public Acts of 1899, entitled "An Act to provide for the taxation of inheritances, transfers of property by will, transfers of property by the intestate laws of this State, or transfers of property by deed, grant, bargain, sale or gift, made in contemplation of the death of the grantor, vendor, or donor, or intended to take effect in possession or enjoyment at or after such death."

LEONARD BAUMGAERTNER,

Chairman.

The question being on the adoption of the proposed amendments made by the committee to the bill named in the report,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Clerk announced that the following bills had been printed and that they were presented to the Governor, May 4:

House bill No. 217 (file No. 40. enrolled No. 255);

House bill No. 999 (enrolled No. 256);

House bill No. 498 (enrolled No. 257); House bill No. 1046 (enrolled No. 258);

House bill No. 702 (enrolled No. 259); House bill No. 1005 (enrolled No. 260);

House bill No. 128 (enrolled No. 261);

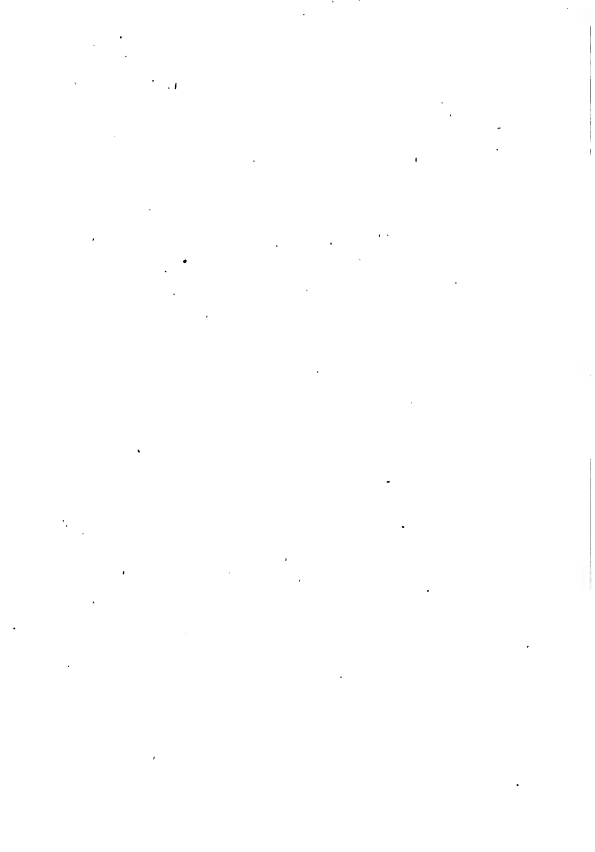
House oill No. 888 (file No. 171, file No. 262).

Mr. Seeley moved that the House adjourn.

The motion prevailed, the time being 10:25 o'clock p. m.

The Speaker declared the House adjourned until tomorrow at 10 o'clock a. m.

> CHARLES S. PIERCE, Clerk of the House of Representatives.



JOURNAL

presentatives

STATE PRINTERS.

SESSION OF 1903



SEVENTY-FOURTH DAY.

Lansing, Tuesday, May 5.

10 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. A. Binkhorst, of Kala-

The roll of the House was called by the Clerk, who announced that a

quorum was present.

The following named members were absent with leave: Messrs. Byrns, Dunstan, Gallup, Greusel, Hemans, McCarthy, Partlow, Thorington and

The following named members were absent without leave: Messrs. R. N. Adams, Austin, Bolton, Brown, Colby, Dohany, Duncan. Harley, Herkimer, Nottingham, Gardner Powell, Richards, Sanderson and Sheldon.

Mr. Pettit moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. John Lane asked and obtained an indefinite leave of absence for Mr. Nottingham on account of sickness.

Mr. W. C. Robinson asked and obtained an indefinite leave of absence for himself after this morning's session.

PRESENTATION OF PETITIONS.

No. 638. By Mr. Eichhorn: Petition of E. J. Inslee and 100 other citizens of Port Huron, asking for the passage of a bill, exempting from taxation all mortgages and land contracts executed in this State.

The petition was referred to the committee of the whole House.

REPORTS OF STANDING COMMITTEES.

The Committee on Local Taxation, by Mr. Walker, Chairman, reported House bill No. 202 (file No. 35), entitled

A bill to authorize the Township of Weldon, Benzie County, to issue the bonds of the township in the sum of two thousand dollars for the purpose of building a system of water works in the said township, outside the corporate limits of the Village of Thompsonville;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Reynolds moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Ashley Barnaby Batchelder Baumgaertner Campbell Chapman Combs DeLisle Denby Dennis Dunn Durham Eichhorn Fairbanks Ferry	Mr. Fisher Fisk Foster Francis Galbraith Halladay Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B.	Mr. Lovell McEachern Master Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Osborn Oviatt Paddock Perkins Pettit Powell, H. E. Randall Reynolds Robinson, L. C.	
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Mr. Hallenbeck Mr. Wallace Mr. Wright Mr. Speaker Read

The title was agreed to.

Mr. Reynolds moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, May 4. 1903.

To the Speaker of the House of Representatives:

Sir:—I am instructed by the Senate to return to the House the following bill:

House bill No. 232 (file No. 193), entitled

A bill to provide for the prevention of rabies in indigent persons;

And to inform the House that the Senate has passed said bill, and has ordered the same to take immediate effect.

Very Respectfully,

ELBERT V. CHILSON, Secretary of the Senate. The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 4. 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to re-return to the House the following bill:

House bill No. 459 (file No. 167), by Mr. Holmes, entitled

A bill making appropriations for the State Industrial Home for Girls for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905; also making an appropriation for special purposes as mentioned in Section 3 and to provide a tax therefor, and repealing House enrolled Act No. 36, bill No. 84, entitled "An Act making an appropriation for the State Industrial Home for Girls for grading the grounds and to provide fire escapes at Bliss cottage and to provide a tax to meet the same," approved March 4, 1903;

And to inform the House that the Senate has amended the bill as

follows:

1. By striking out of line 1 of Section 2 the words "seventeen thousand five hundred fifty" and inserting in lieu thereof the words "eighteen thousand."

2. By inserting in line 13 of Section 2, after the word "dollars" the

words "for one piano, four hundred fifty dollars."

3. By striking out of line 26 of Section 3 the words "twenty thousand six hundred fifty" and inserting in lieu thereof the words "twenty-one thousand one hundred."

4. By striking out of lines 2 and 3 of Section 5 the words "eighty-four thousand six hundred fifty," and inserting in lieu thereof the words "eighty-five thousand one hundred."

And that, as thus amended, the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendments made to the bill by the Senate,

Mr. Ashley moved that the bill be referred to the Committee on Ways

and Means.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, May 4, 1903.

To the Speaker of the House of Representatives:

Sir:—I am instructed by the Senate to transmit to the House the following concurrent resolution:

Senate concurrent resolution No. 68.

Resolved by the Senate (the House concurring). That the Secretary of the Senate and the Clerk of the House be and are hereby authorized and directed to have printed and bound, in suitable form, the proceedings of the Joint Convention held on April 2, 1903, in commemoration of the life work of the late James McMillan, Senator in the Congress of the United States from Michigan. the publication to include a sketch of Senator McMillan's life, to be written by Chas. Moore, for so many years the late Senator's private secretary; and be it further

Resolved, That when the publication is completed, the bills for the cost of printing and binding the same shall be audited and allowed by the

Board of State Auditors;

And to inform the House that the resolution has been adopted by the Senate.

In this action of the Senate the concurrence of the House is respectfully asked.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The question being on concurring in the adoption of the resolution, The resolution was adopted.

Messrs. McCarthy, Gardner Powell and Sanderson entered the House and took their seats.

THIRD READING OF BILLS.

Pending the third reading of

House bill No. 678 (file No. 202), entitled

A bill to amend Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 21 of Act No. 188 of the Public Acts of 1899, entitled "An Act to provide for the taxation of inheritances, transfers of property by will, transfers of property by the intestate laws of this State, or transfers of property by deed, grant, bargain, sale or gift, made in contemplation of the death of the grantor, vendor, or donor: or intended to take effect in possession or enjoyment at or after such death;"

Mr. Campbell moved that the bill be laid on the table.

The motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. Anderson moved to take from the table

House bill No. 1064, entitled

A bill to regulate pawnbrokers, and to regulate their rates of interest. The motion prevailed.

Mr. Anderson moved that the bill be referred to the Committee on Judiciary.

The motion prevailed.

Mr. Van Zoeren moved to take from the table

House bill No. 376, entitled

A bill to amend Section 31 of Title 4 and Sections 19, 20, 21, 30, 32, 33, 34, 35, 36, 39, 40, 41, 44, 50, 58, 59 and 60 of Title 5, and Section 30

of Title 8 of the charter of the City of Grand Rapids, being Local Act No. 374 of the laws of 1897, entitled "An Act to revise the charter of the City of Grand Rapids," às amended May 12, 1899, by Local Act No. 401, entitled "An Act to amend Section 31 of Title 4 of Act No. 374 of the Local Acts of the State of Michigan for the year 1897, entitled 'An Act to revise the charter of the City of Grand Rapids,'" approved March 18, 1897, so as to provide for the collection of city and special taxes and the keeping of record thereof by the city treasurer of the City of Grand Rapids, and adjusting salaries of city officials.

The motion prevailed.

Mr. Van Zoeren moved that the rules be suspended, and that the bill be placed on its imemdiate passage.

The motion prevailed, two-thirds of all the members present voting

therefor

The bill was then read a third time, and, the question being on its passage,

Mr. Vandercook moved to amend the bill

By striking out of line 12 of Section 31 of Title 4 the word "three" and inserting in lieu thereof the word "two."

The amendment was not adopted, a majority of all the members present not voting therefor.

Mr. Vandercook moved to amend the bill.

By striking out of line 12 of Section 31 of Title 4 the words "five hundred."

The amendment was adopted, a majority of all the members present voting therefor.

The question being on the passage of the bill,

Mr. Anderson moved that the bill be laid on the table.

The motion prevailed.

Messrs. Bolton, Richards and Sheldon entered the House and took their seats.

Mr. Denby moved to take from the table

House substitute for Senate bill No. 119 (House file No. 178), entitled A bill to amend the title and Sections 1, 2, 6, 12, 13 and 14 of Act No. 232 of the Public Acts of 1885, as amended (now known as Chapter 188 of the Compiled Laws of Michigan, 1897), entitled "An Act to revise the laws providing for the incorporation of all manufacturing companies, except such as are contemplated by Act No. 42 of the Session Laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies or any union of the two, and to fix the duties and liabilities of such corporations," and to add a new section thereto to be known as Section 39, designating the corporation not included in said act as amended.

The motion prevailed.

The bill was then read a third time, and, the question being on its passage,

Mr. Denby moved to amend the bill

1. By striking out of Section 1 all after the words "as follows," in

line 11 and inserting the following in lieu thereof:

An act to revise the laws providing for the incorporation of manufacturing and mercantile companies, or any union of the two, and for the incorporation of companies for carrying on any other lawful business, except such as are precluded from organization under this act by its express provisions, and to prescribe the powers and fix the duties and liabilities of such corporations.

The People of the State of Michigan enact:

(7037) Section 1. Any three or more persons desiring to become incorporated for the purpose of carrying on any manufacturing or mercantile business, or any union of the two, or for the purpose of carrying on any other lawful business, may, by complying with the provisions of this act, with their successors and assigns, become a body politic and corporate.

2. By striking out subsection fourth of Section 2, and inserting in lieu

thereof the following:

Fourth. The amount of the total authorized capital stock which shall not be less than one thousand dollars, and not more than twenty-five million dollars; the amount of capital stock subscribed which shall not be less than fifty per cent of the authorized capital stock; the articles may provide for common and preferred stock subject to Section 38, and in that case shall contain an exact statement of the terms upon which the common and preferred stocks are created, and the amount of each subscribed and the amount of each paid in.

3. By striking out of line 33 of Section 12, the words "during the period of such neglect or refusal," and inserting in lieu thereof the words

"since the filing of the last annual or special report."

4. By striking out Section 14, and inserting in lieu thereof the follow-

ing to stand as Section 14:

Section 14. Every such corporation shall have power to purchase, hold and convey all such real and personal estate as the purposes of the corporation shall require, and all other real and personal estate which shall have been bona fide conveyed or mortgaged to said corporation by way of security, or in satisfaction of debts. Any corporation formed under this act may purchase real or personal property necessary for its business, and issue its authorized capital stock to the amount of the value thereof in payment therefor, and the capital stock so issued shall be full paid stock, and not liable to any further call, neither shall the holder thereof be liable for any further payment under any of the provisions of this act, except the liability imposed by Section 29; and in the absence of actual fraud in the transaction, the judgment of the directors as to the value of the property shall be conclusive. And in addition to the powers hereinbefore enumerated, every corporation organized under this act shall possess and exercise all such rights and powers as are necessarily incidental to the exercise of the powers ex-

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pressly granted herein. It may also purchase and hold any grant of land made by the government to aid in any work of internal improvement.

5. By inserting in Section 39 after the words "Chapters 166 to 177, both inclusive," the words "Chapters 186 and 187."

The amendments were adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr.	Ferry	Mr.	Master	Mr.	Stone
	Anderson		Fisher		Monroe, J. H.		Thomas
	Barnaby		Fisk		Morrice		Van Zoeren
	Batchelder		Foster		Oviatt		Walker
	Baumgaertner		Francis		Perkins		Wallace
	Bolton		Galbraith		Richards		Ward, N. O.
	Campbell		Halladay		Robinson, L. C.		Washer
	Chapm an		Higgins		Robinson, W. C		Wells
	DeLisle		Jenks		Rodgers		Werline
	Denby		Kidder		Scott		Whelan
	Dennis		Kirk, J. P.		Seeley		Whitaker
	Dunn		Kirk, William		Shea		Willis .
	Durham		Lane, John		Shook		Wright
	Eichhorn		Lane, O. B.		Siggins		Speaker
	Fairbanks		McEachern				

NAYS.

20 von	Mr. Combs Lovell	Mr. Paddock Randall	Mr. Read	Mr. Reynolds
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The title of the bill was agreed to.

Mr. C. E. Ward entered the House and took his seat.

Mr. Eichhorn moved to take from the table

House bill No. 592, entitled

A bill to amend Sections 3 and 4 of Chapter 1, Sections 1 and 2 of Chapter 2, Sections 3, 5, 6 and 13 of Chapter 3, Sections 2, 4, 8 and 9 of Chapter 4, Sections 3 and 4 of Chapter 5, Sections 1, 6, 11 and 16 of Chapter 6, Sections 12, 22, 47, 50, 53 and 54 of Chapter 7, Sections 2, 3 and 13 of Chapter 9, Section 16 of Chapter 10, Section 1 of Chapter 11, Sections 3 and 19 of Chapter 15, Sections 1, 5 and 18 of Chapter 16, Sections 4, 5, 6, 7, 8, 9, 13, 14, 29, 35 and 38 of Chapter 17 of Act No. 390 of the Local Acts of 1885, and the amendment thereto, entitled "An Act to amend and revise the charter of the City of Port Huron," approved June 17, 1885.

The motion prevailed.

Mr. Eichhorn moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time, and, the question being on its passage,

Mr. Eichhorn moved to amend the bill

By striking out Section 1, and inserting the following to stand as Section 1:

Section 1. Section 3 of Chapter 1 of Act No. 390 of the Local Acts of 1885, and the amendment thereto, entitled "An Act to amend and revise the charter of the City of Port Huron," approved June 17, 1885, is hereby amended so as to read as follows:

The amendment was adopted, a majority of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Barnaby Batchelder Baumgaertner Campbell Chapman Combs DeLisle Denby Dennis Dunn Durham Eichhorn Fairbanks Ferry Fisher Fisk Foster Francis	Mr. Galbraith Halladay Hallenbeck Higgins Holmes Hunt Jenks Kidder Kirk, J. P. Knight Ladner Lane, John Lane, O. B. Lovell McCarthy McEachern Master Monroe, J. H. Morrice	Mr. Munsell Neal Newberry Osborn Oviatt Paddock Perkins Pettit Powell. H. E. Randall Read Reynolds Richards Robinson, L. C. Robinson, W. C. Rodgers Sanderson Scott Shea	Mr. Sheldon Shook Siggins Stone Thomas Vandercook Van Zoeren Wade Walker Wallace Ward, C. E. Washer Wells Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

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The question being on agreeing to the title of the bill,

Mr. Eichhorn moved to amend the title so as to read as follows:

A bill to amend Section 3 of Chapter 1 of Act No. 390 of the Local Acts of 1885, and the amendment thereto, entitled "An Act to amend and revise the charter of the City of Port Huron," approved June 17, 1885.

The motion prevailed.

The title as amended was then agreed to.

Mr. Eichhorn moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

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Mr. Rodgers moved to take from the table Senate bill No. 109 (file No. 147), entitled

A bill to provide for the payment of school district and public school orders outstanding for more than one year.

The motion prevailed.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members-elect not voting therefor, by year and nays, as follows:

YEAS.

Mr. Adams, C. S. Barnaby Batchelder Combs Dennis Eichhorn Fairbanks Jenks	Mr. Knight Lane, John Master Monroe, J. H. Monroe, J. S. Munsell Neal Newberry	Mr. Powell, Gardner Mr Randall Reynolds Robinson, L. C. Robinson, W. C. Rodgers Scott Stone	Vandercook Van Zoeren Wade Wallace Ward, C. E. Whelan Willis Speaker
Kirk, J. P.	Pettit		

NAYS.

Mr. Ferry	Mr. Holmes	Mr. Sanderson	Mr. Thomas	
Foster	Perkins	Shea	Whitaker	
Hallenbeck	Read	Shook	Wright	
Higgins	Richards	Siggins	_	15

SPECIAL ORDER.

The Speaker laid before the House the following bill:

House bill No. 331 (file No. 222), entitled

A bill to repeal Act No. 37 of the Public Acts of 1899, entitled "An Act to provide for the salary of the State Game and Fish Warden, and for the appointment of a chief deputy game and fish warden, and to prescribe his powers and duties," and all amendments and additions thereto.

Mr. Sanderson moved that the House resolve itself into a committee of the whole on the Special Order.

The motion prevailed.

The Speaker called Mr. J. P. Kirk to the chair.

After some time spent in the consideration of the bill the committee

rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, has made a certain amendment thereto, recommends concurrence therein, and the passage of the bill when so amended.

J. P. KIRK.

Chairman.

The report was accepted.

The question being on the adoption of the proposed amendment made by the committee to the bill named in the report.

The amendment was adopted and the bill was placed on the order of

Third Reading of Bills.

GENERAL ORDER.

Mr. Sanderson moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker re-called Mr. J. P. Kirk to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

The committee reports progress upon the following bill and asks

leave to sit again thereon:

House substitute for Senate bill No. 265 (House file No. 277), entitled A bill to establish the Michigan Employment Institution for the Blind and provide for its management, and to make an appropriation therefor.

J. P. KIRK,

Chairman.

The report was accepted.

The question being on complying with the request of the committee relative to the bill named in the report.

The request was complied with and the committee was granted leave to sit again on the bill.

Mr. Vandercook moved that the House take a recess until 2 o'clock p. m.

The motion prevailed, the time being 11:55 o'clock a. m.

AFTER RECESS.

2 o'clock p. m.

The House was called to order by the Speaker.

Mr. Harley entered the House and took his seat.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported Senate bill No. 296 (file No. 180), entitled

A bill to provide for the purchase, for the State Law Library, of the bound volumes of the records and briefs of the United States Supreme Court from the year 1873 to date:

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Master moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

	Adams, C. S.	Mr.	Galbraith	Mr.	Morrice	Mr.	Shook
	Anderson		Halladay		Munsell		Siggins
	Ashley		Hallenbeck		Neal		Stone
	Barnaby		Herkimer		Newberry		Thomas
	Baumgaertner		Higgins		Osborn		Vandercook
	Bolton		Holmes		Oviatt		Van Zoeren
	Campbell		Hunt		Paddock		Wade
(Chapman		Jenks		Perkins		Walker
	Combs		Kirk, J. P.		Pettit		Wallace
	DeLisle		Kirk, William		Powell, Gardner	r	Ward, C. E.
	Denby		Knight		Powell, H. E.		Ward, N. O.
	Dennis		Ladner		Randall		Washer
	Dunn		Lane, John		Read		Wells
	Durham		Lane, O. B.		Reynolds		Werline
	Eich horn		Lovell		Richards		Whelan
	Ferry .		McCarthy		Rodgers		Whitaker
1	Fisher		McEachern		Sanderson		Willis
-	Fisk		Master		Shea		Wright
:	Francis		Monroe, J. H.		Sheldon		Speaker

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NAYS.

The title was agreed to.

Mr. Master moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

By unanimous consent the House returned to the order of Motions and Resolutions.

MOTIONS AND RESOLUTIONS.

Mr. Master moved that a respectful message be sent to the Governor asking the return to the House of

House bill No. 574 (file No. 143), entitled

A bill to amend Section 6 of Chapter 8, Section 1 of Chapter 9, Sections 11, 16, 20, 25 and 35, of Chapter 16, Section 1 of Chapter 21, Section 17 of Chapter 23 of Act No. 475 of the Local Acts of 1897, entitled "An Act to reincorporate the City of Kalamazoo and to repeal an act, entitled 'An Act to incorporate the City of Kalamazoo,' and to repeal an act, entitled 'An Act to reincorporate the Village of Kalamazoo and to repeal all inconsistent acts and parts of acts, approved March 15, 1861, as amended by the several acts amendatory thereof,' approved June 8, 1883, as amended by the several acts amendatory thereof, and to repeal all

inconsistent acts and parts of acts," approved June 2, 1897, as amended by the several acts amendatory thereof, and to repeal Section 61 of Chapter 22 thereof, and to add a chapter thereto to stand and be known as Chapter 28, and to repeal all inconsistent acts and parts of acts.

The motion prevailed.

Mr. Denby moved that

House substitute for Senate bill No. 119 (file No. 178), entitled

A bill to amend the title and Sections 1, 2, 6, 12, 13 and 14 of Act No. 232 of the Public Acts of 1885 as amended (now known as Chapter 188 of the Compiled Laws of Michigan, 1897), entitled "An Act to revise the laws providing for the incorporation of all manufacturing companies, except such as are contemplated by Act No. 42 of the Session Laws of 1867, which provides for the incorporation of persons or corporations engaged in the manufacture of salt, and mercantile companies, or any union of the two, and to fix the duties and liabilities of such corporations," and to add a new section thereto, to be known as Section 39, designating the corporations not included in said act as amended;

Which was passed by the House this morning, be given immediate

effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Thorington entered the House and took his seat.

Mr. Campbell moved to take from the table

House bill No. 678 (file No. 202), entitled

A bill to amend Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 21 of Act No. 188 of the Public Acts of 1899, entitled "An Act to provide for the taxation of inheritances, transfers of property by will, transfers of property by the intestate laws of this State, or transfers of property by deed, grant, bargain, sale or gift, made in contemplation of the death of the grantor, vendor, or donor, or intended to take effect in possession or enjoyment at or after such death."

The motion prevailed.

The bill was then read a third time and, the question being on its passage,

Mr. Campbell moved to amend the bill

1. By inserting in line 1 of Section 1 after the word "sections," the word "one."

2. By inserting after enacting Section 1 the following to stand as Section 1:

Section 1. That after the passage of this act a tax shall be and is hereby imposed upon the transfer of any property, real or personal, of the value of one hundred dollars or over, or of any interest therein or income therefrom, in trust or otherwise, to persons or corporations not exempt by law from taxation on real or personal property, in the following cases:

First. When the transfer is by will or by the intestate laws of this State from any person dying seized or possessed of the property while a

resident of this State.

Second. When the transfer is by will or intestate law of property within the State, and the decedent was a non-resident of the State at the time of his death.

Third. When the transfer is of property made by a resident or by a non-resident, when such non-resident's property is within this State by deed, grant, bargain, sale or gift made in contemplation of the death of the grantor, vendor or donor or intended to take effect, in possession or enjoyment at or after such death. Such tax shall also be imposed when any such person or corporation becomes beneficially entitled in possession or expectancy to any property or the income thereof by any such transfer, whether made before or after the passage of this act. Such tax shall be at the rate of five per cent upon the clear market value of such property, except as otherwise prescribed in the next section.

3. By striking out Section 2 and inserting in lieu thereof the following

to stand as Section 2:

Section 2. When the property or any beneficial interest therein passes by any such transfer to or for the use of one or more of the following named persons: father, mother, husband, wife, child, brother, sister, wife or widow of a son, or the husband of a daughter, or to or for the use of any child or children adopted as such in conformity with the laws of this State of the decedent, grantor, donor or vendor, or to or for the use of any person to whom any such decedent, grantor, donor or vendor, for not less than ten years prior to such transfer stood in the mutually acknowledged relation of a parent, or to or for the use of any lineal descendant of such decedent, grantor, donor or vendor, such transfer of property shall not be taxable under this act, unless it is personal property of the clear market value of two thousand dollars or over, in which case the entire transfer shall be taxed under this act at the rate of one per centum upon the clear market value thereof. The exemptions of Sections 1 and 2 of this act shall apply and be granted to each beneficiary's interest therein, and not to the entire estate of a decedent.

The amendments were adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Galbraith		dr. Shook
Anderson	Halladay	Neal	Siggins
Ashley	Hallenbeck	Newbe rry	Stone
Barnaby	Harley	Osborn	Thomas
Batchelder	Herkimer	Oviatt	Thorington
Baumgaertner	Higgins	Paddock	Vandercook
Bolton	Holmes	Perkins	Van Zoeren
Campbell	Jenks	Petti t	Wade
Chapman	Kidder	Powell, Gardner	Walker
DeLisle	Kirk, J. P.	Powell, H. E.	Wallace
Denby	Kirk, William	Randall	Ward, C. E.
Dennis	Knight	Read	Ward, N. O.
Dunn	Ladner	Reynolds	Washer
Durham	Lane, John	Richards	Wells
Eichhorn	Lovell	Robinson, L. C.	Werline
Fairbanks	McCarthy	Rodgers	Whelan
Ferry	McEachern	Sanderson	Whitaker

Mr. Fisher Fisk Foster Francis Mr. Master Monroe, J. H. Morrice Mr. Scott Shea Sheldon Mr. Willis Wright Speaker

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The question being on agreeing to the title of the bill,

Mr. Campbell moved to amend the title so as to read as follows:

A bill to amend Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 21 of Act No. 188 of the Public Acts of 1899, entitled "An Act to provide for the taxation of inheritances, transfers of property by will, transfers of property by the intestate laws of this State, or transfers of property by deed, grant, bargain, sale or gift, made in contemplation of the death of the grantor, vendor, or donor, or intended to take effect in possession or enjoyment at or after such death."

The motion prevailed.

The title as amended was then agreed to.

SPECIAL ORDER.

2:30 o'clock p. m.

The Speaker announced that the hour had arrived for the special order and laid before the House

House substitute for Senate bill No. 96, and House bills Nos. 3, 183,

184, 185 and 658 (House file No. 241), entitled

A bill to amend Sections 8, 9 and 19 of Act No. 206 of the Public Acts of Michigan for the year 1893, entitled "An Act to provide for the assessment of property and the levy (and collection) of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," approved June 1st, 1893, being continuous Sections 3831, 3832 and 3842 of the Compiled Laws of Michigan of 1897.

Pending the third reading of the bill

Mr. N. O. Ward moved that the bill be laid on the table.

The motion did not prevail.

The bill was then read a third time and not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Anderson Mr. Fairbanks Mr. McEachern Mr. Shea Ashley Master Sheldon Ferry Batchelder Fisher Monroe, J. H. Shook Oviatt Baumgaertner Francis Thorington Bolton Galbraith Paddock Vandercook Campbell Harley Pettit Van Zoeren DeLisle Holmes Randall Wallace

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Mr. Denby	Mr. Hunt	Mr. Read	Mr. Wells
Dennis	Kirk, J. P.	Richards	Werline
Dunn	Knight	Rodgers	Whelan
Eichhorn	McCarthy	Sanderson	Wright

NAYS.

Mr. Adams, C. S. Barnaby Chapman Combs Fisk Foster Halladay Hallenbeck Herkimer Higgins	Mr. Jenks Kidder Kirk, William Ladner Lane, John Lane, O. B. Lovell Morrice Munsell Neal	Mr. Newberry Mr Osborn Perkins Powell, Gardner Powell, H. E. Reynolds Robinson, L. C. Scott Seeley Siggins	Thomas Wade Walker Ward, C. E. Ward, N. O. Washer Whitaker Willis Speaker
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Mr. N. O. Ward moved to reconsider the vote by which the House refused to pass the bill.

The motion prevailed.

The question being on the passage of the bill,

Mr. N. O. Ward moved that the bill be laid on the table.

The motion prevailed.

- Mr. H. E. Powell sent to the Clerk's desk and had read the following communication:

Battle Creek, Mich., May 4, 1903.

Hon. H. E. Powell, Lansing, Mich.:

Dear Sir—I will be unable, on account of sickness, to be present tomorrow when the bill providing for the exemption of mortgages from taxation will be taken up, but wish to say that, if I were able to be present, I would vote against the bill. Will you kindly have this statement spread on the Journal?

Very truly, LEVI PARTLOW.

The Speaker announced the appointment of the following named members of the Committee of Conference on the part of the House on the matters of difference existing between the two Houses of the Legislature relative to House bill No. 411 (file No. 56): Messrs. Willis, Munsell and Gardner Powell.

GENERAL ORDER.

Mr. Sanderson moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker re-called Mr. J. P. Kirk to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

House bill No. 92 (file No. 279), entitled

A bill making appropriations for the Northern Michigan Asylum for the Insane for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

House bill No. 973 (file No. 226), entitled

A bill to provide for special deputy game and fish wardens in the County of Monroe;

House bill No. 721 (file No. 236), entitled

A bill to amend Section 9 of Act No. 179, of the Public Acts of 1891, entitled "An Act to establish, protect and enforce by lien, the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures; and to repeal all acts contravening the provisions of this act," the same being Section 10718, of the Compiled Laws of 1897;

House bill No. 115 (file No. 239), entitled

A bill to amend Section 11 of Chapter 150 of the Revised Statutes of 1846, relative to the fees of sheriffs in executing process issued out of the courts of law and equity, and by judicial and other officers, and for other services, as amended by the several acts amendatory thereof, being Section 11222 of the Compiled Laws of 1897;

Senate bill No. 530 (file No. 129), entitled

A bill to amend Section 7 of Chapter 83 of the Revised Statutes of 1846, as amended by Act No. 85 of the Public Acts of 1873, the same being Section 8594 of the Compiled Laws of 1897, relating to the solemnization of marriage;

Senate bill No. 208 (file No. 124), entitled

A bill empowering the State Board of Health to determine the qualifications necessary, examine and license persons qualified to practice the art of embalming and regulate the practice of embalming dead human bodies, and to repeal Act No. 233 of the Public Acts of 1901.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills. and the passage of the bills when so amended:

House substitute for Senate bill No. 34, and House bill No. 47 (House file No. 278), entitled

A bill to provide for the locating, establishing and maintaining of a State Normal School in the western part of the State, and to make appropriations for the same;

House bill No. 737 (file No. 227), entitled A bill for the protection of game in Monroe County:

House bill No. 328 (file No. 229), entitled

A bill to amend Sections 1, 8 and 10 of Chapter 67 of the Compiled Laws of 1871, entitled "The destruction of wolves and other noxious animals," said sections being Compiler's Sections 5571, 5578 and 5580 of the Compiled Laws of 1897;

House bill No. 329 (file No. 230), entitled

A bill to amend Sections 2 and 6 of Act No. 268 of the Public Acts of the State of Michigan for the year 1897, entitled "An Act to regulate and license the use of fire arms in hunting for and killing deer protected by the laws of this State, and providing a penalty for its violation," being Compiler's Sections 5793 and 5797 of the Compiled Laws of 1897;

House bill No. 706 (file No. 240), entitled

A bill to amend Section 4 of Title 1 of Act No. 374 of the Local Acts of 1897, entitled "An Act to revise the charter of the City of Grand Rapids;"

House bill No. 861 (file No. 243), entitled

A bill to authorize and empower circuit judges, under certain conditions, to act, whether in their own judicial circuit or in other judicial circuits, with regard to matters arising in and belonging to such other judicial circuits, in all matters cognizable by a circuit judge at chambers;

House bill No. 374 (file No. 244), entitled

A bill to amend Sections 1, 2, 3, 4, 6, 9 and 12 of Chapter 8 of Act No. 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being Compiler's Sections 4728, 4729, 4730, 4731, 4733, 4736 and 4739 of the Compiled Laws of 1897;

House bill No. 748 (file No. 245), entitled

A bill to amend Section 28 of Act No. 35 of the Public Acts of 1867, entitled "An Act to provide for the formation of street railway companies," being Section 6460 of the Compiled Laws of 1897;

. Senate bill No. 483 (file No. 107), entitled

A bill to provide for the incorporation of companies for constructing, furnishing and operating electric and other fire, burglary and emergency alarms, and for conducting notification and emergency business.

Part III.

The committee recommends the adoption of the proposed accompanying amendment to the following bill, and that when so amended the bill be made a special order for Thursday, May 14.

House substitute for Senate bill No. 265 (House file No. 277), entitled A bill to establish the Michigan Employment Institution for the Blind and provide for its management, and to make an appropriation therefor.

Part IV.

The committee recommends that the following bill be laid on the table:

House bill No. 88 (file No. 18), entitled

A bill to amend Section 4 of Act 191 of the Session Laws of 1877, entitled "An Act authorizing the formation of partnership associations in which the capital subscribed shall, alone, be responsible for the debts of the association, except under certain circumstances." Approved May 22, 1877, as amended by Act 216 of the Session Laws of 1881, as further amended by Act 21 of the Public Acts of 1885, being continuous Section 2368 of the third volume of Howell's Annotated Statutes of Michigan, and being continuous Section 6082 of the Compiled Laws of 1897.

J. P. KIRK,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed in the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order

of Third Reading of Bills.

The question being on the adoption of the proposed amendment made by the committee to the bill named in Part III of the report,

The amendment was adopted.

The question then being on concurring in the recommendation of the committee that the bill be made a special order for Thursday, May 14,

Mr. William Kirk demanded the yeas and nays.

The demand was seconded.

The recommendation was then concurred in, a majority of the members present voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Barnaby Bolton Chapman Combs DeLisle Dennis Dunn	Mr. Higgins Holmes Hunt Kirk, J. P. Knight Lovell McEachern	Mr. Newberry Oviatt Perkins Pettit Powell, H. E. Randall Read	Mr. Shea Thorington Ward, C. E. Ward, N. O. Washer Wells Werline
Ferry	Monroe, J. S.	Reynolds	Whelan
Harley	Munsell	Rodgers	Whitaker
Herkimer	•		

NAYS.

Mr. Anderson	Mr. Hallenbeck	Mr. Neal Mr	. Siggins
Ashley	Kirk, William	Powell, Gardner	Vandercook
Baumgaertner	Ladner	Richards	Wade
Campbell	Lane, John	Robinson, L. C.	Walker
Denby	Lane, O. B.	Sanderson	Wallace
Durham	McCarthy	Scott	Willia
Eichhorn	Monroe, J. H.	Seeley	Speaker
Fairbanks	Morrice	Sheldon	

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The question being on concurring in the recommendation of the committee relative to the bill named in Part IV of the report,

The recommendation was concurred in, and the bill was laid on the

table.

Mr. Greusel entered the House and took his seat.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Towns and Counties, by Mr. Seeley, Chairman, reported

House bill No. 1048, entitled

A bill to provide for the compensation of the sheriff of Kent County and his deputies by salaries;

With the accompanying substitute therefor, entitled

A bill to provide for the compensation of the sheriff, the under sheriff, and the deputy sheriffs of Kent County by salaries and per diem;

And recommended that the substitute be concurred in and that the bill, as substituted be printed for the use of the committee.

The report was accepted.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The question being on concurring in the recommendation of the committee, that the bill be printed,

The recommendation was concurred in and the bill was ordered printed for the use of the committee.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 346, entitled

A bill to authorize the Michigan Association of Breeders of Improved Live Stock to compile statistics of all improved breeds of live stock in the State and to edit and print them with the proceedings of the association and allied associations, at their annual meetings, and distribute the same among the stock breeders and farmers of the State, and making appropriation therefor;

With the accompanying substitute therefor, entitled

A bill authorizing the Michigan Association of Breeders of Improved Live Stock to compile statistics of all improved breeds of live stock in the State, and to edit and print them with the proceedings of the association and allied associations, at their annual meetings, and distribute the same among the stock breeders and farmers of the State, making an appropriation therefor, and to provide a tax to meet the same;

And recommended that the substitue be concurred in and that the bill,

as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 149, entitled

A bill appropriating money for improvements and repairs at the Michigan State Prison at Jackson;

With the accompanying substitute therefor, entitled

A bill making appropriations for the Michigan State Prison for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

Messrs. Fairbanks and Seeley asked and obtained leave of absence for themselves from the remaining sessions of the week.

Mr. J. P. Kirk moved that the House adjourn.

The motion prevailed, the time being 5:15 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 10 o'clock a.m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

of Representatives

ROBERT SMITH PTG. CO.,

SESSION OF 1903



SEVENTY-FIFTH DAY.

Lansing, Wednesday, May 6.

10 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. John P. Sanderson.

The roll of the House was called by the Clerk, who announced that a duorum was present.

The following named members were absent with leave: Messrs. Byrns, Dunstan, Fairbanks, Gallup, Nottingham, Partlow, W. C. Robinson and Seelev.

The following named members were absent without leave: Messrs. Baumgaertner, Brown, DeLisle, Dohany, Duncan, Galbraith, Hemans and Rodgers.

Mr. Willis moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Randall asked and obtained leave of absence for himself after 3 o'clock to-day from the remaining sessions of the week, on account of the death of a relative.

Mr. Shea asked and obtained an indefinite leave of absence for Mr. Duncan on account of sickness.

Mr. McEachern asked and obtained an indefinite leave of absence for Mr. Galbraith.

PRESENTATION OF PETITIONS.

No. 639. By Mr. Dunn: Petition of Richard Groves and 20 other citizens of Port Huron, asking for the passage of House bill No. 721, relative to the amendment to the lien law.

The petition was referred to the Committee on Judiciary.

No. 640. By Mr. Dunn: Petition of Richard Groves and 20 other citizens of Port Huron, asking for the passage of House bill No. 719, providing for the safety of persons employed upon buildings in the course of erection.

The petition was referred to the Committee on Labor.

No. 641. By Mr. Dunn: Petition of Richard Groves and 15 other citizens of Port Huron, asking for the passage of House bill No. 720, regulating the liability of employers.

The petition was referred to the Committee on Judiciary.

No. 642. By Mr. Paddock: Petition of Fred D. Mason and 29 other citizens of Phelps, asking for the passage of House bill No. 559, creating a State Highway Bureau, also House joint resolution No. 560, providing for an amendment to the Constitution, relative to highways.

The petition was referred to the Committee on Roads and Bridges.

No. 643. By Mr. Kidder: Petition of G. P. Hale and 20 other citizens of Lapeer County, on the same subject.

Same reference.

No. 644. By Mr. Werline: Petition of R. Lathrop and 30 other citizens of Lathrop, asking for the passage of a bill, providing for a reduction in railroad fares in the Upper Peninsula.

The petition was referred to the Committee on Railroads.

REPORTS OF STANDING COMMITTEES.

The Committee on Roads and Bridges, by Mr. Randall, Chairman, reported

House bill No. 765, entitled

A bill to amend Act 243 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relative to the establishment, opening, improvement and maintenance of highways and private roads, and the building, repairing and preservation of bridges within this State;"

With the accompanying substitute therefor, entitled

A bill to authorize the Township of Cooper in the County of Kalamazoo, to borrow money and issue bonds therefor, for the purpose of building a bridge across the Kalamazoo River in said township, and to provide for the payment of the principal and interest on said bonds;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Master moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

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Mr. Foster Mr. Monroe, J. H. Mr. Adams, C. S. Mr. Sheldon Adams, R. N. Shook Francis Morrice Anderson Greusel Neal Siggins Ashley Halladay Newberry Stone

Mr.	Austin	Mr.	Hallenbeck	Mr.	Osborn	Mr.	Thomas
•	Batchelder		Harley		Oviatt		Thorington
	Bolton		Herkimer		Paddock .		Vandercook
	Campbell		Holmes		Perkins		Wade
	Chapman		Jenks ·		Pettit		Walker
	Colby		Kidder		Powell, Gardne	r	Wallace
	Combs		Kirk, J. P.		Powell, H. E.		Ward, C. E.
	Denby		Kirk, William		Randall		Washer
	Dennis		Ladner		Read		Werline
	Dunn		Lane, John		Reynolds		Whelan
	Durham		Lane, O. B.		Richards		Whitaker
	Eichhorn		Lovell		Robinson, L. C.		Willis
	Ferry		McCarthy		Scott		Wright
	Fisher		McEachern		Shea		Speaker
	Fisk		Master				-

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The title was agreed to.

Mr. Master moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Elections, by Mr. Colby, Chairman, reported

Senate bill No. 50 (file No. 156), entitled

A bill to amend Section 33 of Chapter 16 of the Revised Statutes of 1846, the same being Section 2303 of the Compiled Laws of 1897, relative to the manner of conducting township elections;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

Mr. DeLisle entered the House and took his seat.

The Committee on Local Taxation, by Mr. Walker, Chairman, reported House bill No. 1181, entitled

A bill to authorize the Township of Posen in the County of Presque Isle, and State of Michigan, to borrow money for the payment of the outstanding indebtedness of said township, and to issue bonds therefor;

With the accompanying substitute therefor, entitled

A bill to authorize the township board of the Township of Posen, Presque Isle County, to borrow money to pay its outstanding indebtedness and to issue bonds for the payment of the same;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Bolton moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Foster	Mr. McEachern	Mr. Scott
Adams, R. N.	Francis	Master	Shea.
Anderson	Greusel	Monroe, J. H.	Sheldon
Ashley	Halladay	Morrice	Shook
Austin	Hallenbeck	Munsell	Siggins
Batchelder	Harley	Neal	Stone
Bolton	Herkimer	Newberry	Thomas
Campbell	Higgins	Osborn	Thorington
Chapman	Holmes	Oviatt	Vandercook
Colby	Hunt	Paddock	Walker
Combs	Jenks	Perkins	Wallace
DeLisle	Kidder	Pettit	Ward, C. E.
Dennis	Kirk, J. P.	Powell, Gardner	Washer
Dunn	Kirk, William	Powell, H. E.	Werline
Durham	Ladner	Randall	Whelan
Eichhorn	Lane, John	Read	Whitaker
Ferry	Lane, O. B.	Reynolds	Willis
Fisher	Lovell	Richards	Wright
Fisk	McCarthy	Robinson, L. C.	Speaker

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The title was agreed to.

Mr. Bolton moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Liquor Traffic, by Mr. C. S. Adams, Chairman, reported

House bill No. 198 (file No. 159), entitled

A bill to amend Sections 1 and 2 of Act No. 313 of the General Laws of 1887, approved June 28, 1887, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous and intoxicating and malt, brewed or fermented liquors, or vinous liquors in this State, and repealing all acts and parts of acts inconsistent with the provisions of this act," as amended by Act No. 93 of the Public Acts of 1895, approved April 25, 1895;

With the accompanying substitute therefor, entitled

A bill to amend Sections 1 and 2 of Act No. 313 of the General Laws of 1887, approved June 28th, 1887, entitled "An Act to provide for the taxation and regulation of the business of manufacturing, selling, keeping for sale, furnishing, giving or delivering spirituous or intoxicating liquors and malt, brewed or fermented liquors and vinous liquors in this State, and to repeal all acts or parts of acts inconsistent with the provisions of this act," as subsequently amended, being Sections 5379 and 5380 of the Compiled Laws of 1897;

And recommended that the substitute be concurred in, and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported Senate bill No. 187 (file No. 159), entitled

A bill making an appropriation for the Mackinac Island State Park and to provide for a tax to meet the same;

With the accompanying substitute therefor, entitled

A bill making an appropriation for the Mackinac Island State Park for special purposes for the fiscal year ending June 30, 1904, and to provide a tax to meet the same;

And recommended that the substitute be concurred in and that the bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, May 5, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following joint resolution:

House joint resolution No. 1160, entitled

A joint resolution authorizing the Governor to issue a patent of certain lands to Henry Nowlin;

And to inform the House that the Senate has passed said joint resolution, and has ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON.

Secretary of the Senate.

The joint resolution was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 5, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 173, entitled

A bill to prevent obstructions being so placed in the Bay of False Presque Isle in the County of Presque Isle, so as to prevent the free passage of fish up or down said stream to their spawning grounds; House bill No. 405, entitled

A bill to provide a method for the better construction and care of highways in Berrien County;

And to inform the House that the Senate has passed said bills, and has ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 5, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 271 (file No. 200), entitled

A bill to amend Section 1 of Act No. 171 of the Public Acts of 1873, entitled "An Act establishing a State agency for the care of juvenile offenders," as last amended by Act No. 57 of the Public Acts of 1895, and being Section 2260 of the Compiled Laws of 1897;

House bill No. 343 (file No. 83), entitled

A bill to amend Section 8 of Chapter 65 of the Revised Statutes of 1846, entitled "Of alienation by deed and the proof and recording of conveyances, and the canceling of mortgages," the same being Section 8962 of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bills.

Very respectfully, ELBERT V. CHILSON.

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 5, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 179 (file No. 166), entitled

A bill to amend Chapter 150 of the Revised Statutes of 1846, as amended by Act No. 187 of the Session Laws of 1859; Act No. 187 of the Session Laws of 1861; Act No. 138 of the Session Laws of 1871; Act No. 197 of the Session Laws of 1873, and Act No. 277 of the Public Acts of 1881, and Act No. 155 of the Public Acts of 1893, relative to the salaries of judges of probate, the same being, as so amended, Sections 2551 and 2552 of the Compiled Laws of the State of Michigan of 1897;

And to inform the House that the Senate has amended the bill as

follows:

By striking out all of Section 2a;

And that, as thus amended, the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S.	Mr.	Greusel	Mr.	Morrice	Mr.	Sheldon
	Adams, R. N.		Halladay		Munsell		Shook
	Anderson		Hallenbeck		Neal		Siggins
	Ashley		Harley		Newberry		Stone
	Austin		Herkimer		Osborn		Thomas
	Campbell		Higgins		Oviatt		Thorington
	Chapman		Holmes		Paddock		Van Zoeren
	Colby		Hunt		Perkins		Wade
	Combs		Jenks		Pettit		Walker
•	DeLisle		Kidder		Powell, Gardne	r	Wallace
	Denby		Kirk, J. P.		Powell, H. E.		Ward, C. E.
	Dennis		Kirk, William		Randall		Washer
	Dunn		Ladner		Read		Wells
	Durham		Lane, John		Reynolds		Werline
	Eichhorn		Lane, O. B.		Richards		Whelan
	Ferry		Lovell		Robinson, L. C.		Whitaker
	Fisher		McCarthy		Rodgers		Willis
	Fisk		McEachern		Sanderson		Wright
	Foster		Master		Scott		Speaker
	Francis		Monroe, J. H.		Shea		• • •

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The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 5, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to re-return the following bill:

House bill No. 411 (file No. 56), entitled

A bill to amend Section 14 of Chapter 9 of Act No. 254 of the Public Acts of 1897, approved June 2. 1897, entitled "An Act to provide for the construction and maintenance of drains and the assessment and collection of taxes therefor, and to repeal all other laws relating thereto;"

Concerning which matters of difference have arisen between the two Houses, and upon which matters of difference the House has appointed a committee of conference:

And now to inform the House that Senators Waterbury, Bangham and Vaughan have been named as such conferees on the part of the Senate.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate. The following message from the Senate was received and read:

Senate Chamber, May 5, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of

House bill No. 574, entitled

A bill to amend Section 6 of Chapter 8, Section 1 of Chapter 9, Sections 11, 16, 20, 25 and 35 of Chapter 16, Section 1 of Chapter 21, Section 17 of Chapter 23 of Act No. 475 of the Local Acts of 1897, entitled "An Act to re-incorporate the City of Kalamazoo, and to repeal an act, entitled 'An Act to incorporate the City of Kalamazoo,' and to repeal an act, entitled 'An Act to reincorporate the Village of Kalamazoo and to repeal all inconsistent acts and parts of acts, approved March 15, 1861, as amended by the several acts amendatory thereof,' approved June 8, 1883, as amended by the several acts amendatory thereof, and to repeal all inconsistent acts and parts of acts," approved June 2, 1897, as amended by the several acts amendatory thereof, and to repeal Section 61 of Chapter 22 thereof, and to add a chapter thereto to stand and be known as Chapter 28, and to repeal all inconsistent acts and parts of acts.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill,

Mr. Master moved that the bill, when returned by the Governor, as yesterday requested by the House, be returned to the Senate in accordance with the request therefor.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, May'5, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 232 (file No. 189), by Mr. Baird, entitled

A bill to provide for the construction of a drain in the Townships of Albee, Spalding, Bridgeport and Taymouth, in the County of Saginaw, and to authorize the Board of Control of the State Swamp Lands to make an appropriation of State swamp lands for that purpose;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and, pending its reference to a committee,

Mr. Sanderson moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time, and, the question being on its passage,

Mr. Campbell moved that the bill be referred to the Committee on Pub-

lic Lands.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, May 5, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 161 (file No. 150), by Mr. Scullen, entitled

A bill to amend Chapter 13 of Act No. 3 of the Public Acts of 1895, entitled "An Act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," approved February 19, 1895, said chapter being Sections 2910 to 2934 inclusive, of the Compiled Laws of 1897;

And to inform the House that the Senate has passed said bill and has

ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Village Corporations.

The following message from the Senate was received and read:

Senate Chamber, May 5, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit the following joint resolution:

Senate joint resolution No. 289, by Mr. Doherty, entitled

A joint resolution for the relief of W. Henry Wilson;

And to inform the House that the Senate has passed said joint resolution and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

Mr. Scott

Sheldon

Siggins

The joint resolution was read a first and second time by its title and, pending its reference to a committee,

Mr. Campbell moved that the rules be suspended, and that the joint

resolution be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The joint resolution was then read a third time and passed, a majority of all the members-elect voting therefor, by years and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Fisk Mr. Master
Adams, R. N. Francis Monroe, J. H.
Anderson Greusel Monroe, J. S.

Mr.	Ashley	Mr.	Halladay	Mr.	Morrice	Mr.	Stone
	Austin		Hallenbeck		Munsell		Thomas
	Barnaby		Harley		Newberry		Thorington
	Campbell		Herkimer		Osborn		Vandercook
	Chapman	•	Higgins		Oviatt		Wallace
	Colby		Holmes		Paddock		Ward, C. E.
	Combs		Hunt		Perkins		Ward, N. O.
	DeLisle	1	Jenks		Pettit		Washer
•	Denby		Kirk, J. P.		Powell, Gardner		Wells
	Dennis		Knight		Powell, H. E.		Werline
	Dunn		Ladner		Randall		Whelan
	Durham	-	Lane, John		Read		Whitaker
	Eichhorn		Lane, O. B.		Reynolds		Willis
	Ferry		McCarthy		Richards		Speaker
	Fisher	•	McEachern		Sanderson		_

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The title and preamble of the joint resolution were agreed to.

Mr. Campbell moved that the joint resolution be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor

The following message from the Senate was received and read:

Senate Chamber, May 5, 1903. 71

To the Speaker of the House of Representatives:

Sir:—I am instructed by the Senate to return to the House the following bill:

House substitute for Senate bill No. 33 (House file No. 261), entitled

A bill to provide for the publication and distribution of a record of Michigan soldiers and sailors of the War of the Rebellion, and to make an appropriation for the fiscal year ending June 30, 1904, therefor, and to provide a tax to meet the same;

And to inform the House that the Senate has amended the substitute

as follows:

1. By striking out of line 9 of Section 5, the words "one thousand" and inserting in lieu thereof the words "three hundred;"

2. By striking out of line 12 of Section 5, the words "four thousand two" and inserting in lieu thereof the words "six thousand three;"

3. By striking out of lines 13 and 14 of Section 5, the words "one thou-

sand eight" and inserting in lieu thereof the word "two;"

4. By striking out of line 21 of Section 5, the words "one thousand" and inserting in lieu thereof the words "one thousand five hundred sev-

enty-five;"

5. By striking out of line 26 of Section 5, the words "one thousand" and inserting in lieu thereof the words "one thousand five hundred seventy-five;"

6. By striking out of lines 29 and 30 of Section 5, the words "two thousand," and inserting in lieu thereof the words "three thousand one hun-

dred fifty."

7. By striking out of line 30 of Section 5, the word "thousand" and inserting in lieu thereof the words "one thousand five hundred seventy-five:"

8. By striking out of line 31 of Section 5, the word "thousand" and inserting in lieu thereof the words "one thousand five hundred seventy-five;"

9. By striking out of lines 35 and 36 of Section 5, the words "one thou-

sand eight" and inserting in lieu thereof the word "two;"

10. By striking out of line 40 of Section 5, the words "one thousand" and inserting in lieu thereof the words "three hundred;"

And that, as thus amended, the Senate has concurred in the adoption of said substitute.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The question being on concurring in the amendments made to the bill by the Senate.

Mr. Ashley moved that the bill be referred to the Committee on Ways

and Means.

The motion prevailed.

By unanimous consent the House returned to the order of Messages from the Governor.

MESSAGES FROM THE GOVERNOR,

The following message from the Governor was received and read:

Executive Office, May 5, 1903.

To the Speaker of the House of Representatives:

Sir:-In accordance with the request of the House, I herewith return

House bill No. 574 (enrolled No. 244), entitled

A bill to amend Section 6, of Chapter 8, Section 1 of Chapter 9, Sections 11, 16, 20, 25 and 35 of Chapter 16, Section 1 of Chapter 21, Section 17 of Chapter 23 of Act No. 475 of the Local Acts of 1897, entitled "An Act to reincorporate the City of Kalamazoo, and to repeal an act, entitled 'An Act to incorporate the City of Kalamazoo,' and to repeal an act, entitled 'An Act to reincorporate the Village of Kalamazoo and to repeal all inconsistent acts and parts of acts, approved March fifteenth, 1861, as amended by the several acts amendatory thereof,' approved June 8, 1883, as amended by the several acts amendatory thereof, and to repeal all inconsistent acts and parts of acts," approved June 2, 1897, as amended by the several acts amendatory thereof, and to repeal Section 61 of Chapter 22 thereof and to add a chapter thereto to stand and be known as Chapter 28, and to repeal all inconsistent acts and parts of acts.

Very respectfully,

A. T. BLISS, Governor.

The Speaker announced that the bill would be re-transmitted to the Senate, in accordance with its request therefor, to which the House had already acceded.

THIRD READING OF BILLS.

House bill No. 638 (file No. 215), entitled

A bill to amend Section 1 of Act No. 191 of the Public Acts of 1877, entitled "An Act to authorize the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," as amended, the same being Section 6079 of the Compiled Laws of 1897, and to further amend said act by adding three new sections to stand as Sections 12, 13 and 14;

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Ferry moved to amend the bill

By striking out in lines 22, 23, 24 and 25 of Section 16, the words "Act No. 182 of the Public Acts of 1891, being Section 8574 of the Compiled Laws of 1897" and inserting in lieu thereof the words "Section 12 of this act."

The amendment was adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Bolton Campbell Chapman Colby Combs DeLisle Denby Dennis Dunn Durham Eichhorn Ferry Fisher Fisk	•	Foster Francis Greusel Halladay Hallenbeck Harley Herkimer Higgins Holmes Hunt Jenks Kidder Kirk, William Knight Ladner Lane, O. B. Lovell McCarthy McEachern		Master Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Osborn Oviatt Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Sanderson Scott	·	Shea Sheldon Shook Siggins Stone Thomas Thorington Van Zoeren Wade Wallace Ward, C. E. Ward, N. O. Washer Wells Werline Whelan Willis Wright Speaker
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The question being on agreeing to the title of the bill,

Mr. Ferry moved to amend the title so as to read as follows:

A bill to amend Sections 1 and 4 of Act No. 191 of the Public Acts of 1877, entitled "An Act to authorize the formation of partnership associations, in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," as amended, the same being Sections 6079 and 6082 of the Compiled Laws of 1897, and to further amend said act by adding five new sections to stand as Sections 12, 13, 14, 15 and 16.

The motion prevailed.

The title as amended was then agreed to.

Mr. Ferry moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Rodgers entered the House and took his seat.

House bill No. 331 (file No. 222), entitled

A bill to repeal Act No. 37 of the Public Acts of 1899, entitled "An Act to provide for the salary of the State Game and Fish Warden, and for the appointment of a chief deputy game and fish warden, and to prescribe his powers and duties," and all amendments and additions thereto:

Was read a third time and passed, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Mr	. Greusel	Mr.	McEachern	Mr.	Sanderson
	Ashley	Halladay		Monroe, J. H.		Scott
	Austin	Hallenbeck		Morrice		Shea
	Campbell	Harley		Munsell		Sheldon
	Chapman	Herkimer		Newberry		Shook
	Colby	Higgins		Osborn		Siggins
	Combs	Holmes		Perkins		Stone
	DeLisle	Jenks		Powell, Gardner		Thomas
	Dennis	Kidder		Powell, H. E.		Thorington
	Dunn	Kirk, J. P.		Randall		Walker
	Durham	Kirk, William		Read		Wallace
	Ferry	Knight		Reynolds		Ward, C. H.
	Fisher	Ladner		Richards		Werline
	Fisk	Lane, O. B.		Robinson, L. C.		Willis
	Foster	Lovell		Rodgers		Wright
	Francis	McCarthy				

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Mr. Adams, R. N. Anderson	Mr. Eichhorn Hunt	Mr. Oviatt Paddock	Mr. Wade Washer
Barnaby	Lane, John	Pettit	Whelan
Bolton '	Master	Vandercook	Whitaker
Denby	Monroe, J. S.	Van Zoeren	Speaker

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The question being on agreeing to the title of the bill,

Mr. Combs moved to amend the title so as to read as follows:

A bill to repeal Section 2 of Act No. 37 of the Public Acts of 1899, entitled "An Act to provide for the salary of the State Game and Fish Warden, and for the appointment of a chief deputy game and fish warden, and to prescribe his powers and duties," and all amendments and additions thereto.

The motion prevailed.

The title as amended was then agreed to.

Mr. Combs moved that the bill be given immediate effect.

The motion did not prevail, two-thirds of all the members-elect not voting therefor.

House bill No. 92 (file No. 279), entitled

A bill making appropriations for the Northern Michigan Asylum for the Insane for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

Was read a third time and passed, a majority of all the members-

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Bolton Campbell Chapman Colby Combs DeLisle Denby Dunn Durham Eichhorn Ferry Fisher	Mr. Fisk Foster Francis Halladay Harley Herkimer Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John McCarthy Master	Mr. Monroe, J. H. Monroe, J. S. Morrice Newberry Osborn Oviatt Paddock Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Rodgers Sanderson	Mr. Scott Shea Shook Siggins Stone Thorington Vandercook Van Zoeren Wade Walker Walker Wallace Ward, C. E. Washer Wells Werline Willis Wright Speaker
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NAYS.

Mr. Lane, O. B.

The title of the bill was agreed to.

House bill No. 973 (file No. 226), entitled

A bill to provide for special deputy game and fish wardens in the County of Monroe;

Was read a third time and passed, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YHAS.

Mr. Adams, C. S. Adams, R. N. Ashley Austin Barnaby Bolton Chapman Colby DeLisle Denby Denby Dunn Durham Eichhorn Ferry Fisher Mr. Foster Francis Aur. Foster Francis Aur. Foster Kreau Hallenbeck Harley Herkimer Hunt Jenks Kirk, William Knight Lane, John Lane, O. B. Lovell McCarthy Fisher	Mr. Monroe, J. S. Mr. Morrice Munsell Osborn Perkins Pettit Powell, Gardner Powell, H. E. Randall Reynolds Richards Sanderson Scott Shea Siggins	. Stone Vandercook Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N. O. Wells Werline Whitaker Willis Wright Speaker
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Mr. Campbell

Mr. Rodgers

Mr. Shook

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The title of the bill was agreed to.

House bill No. 721 (file No. 236), entitled

A bill to amend Section 9 of Act No. 179, of the Public Acts of 1891, entitled "An Act to establish, protect and enforce by lien, the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures; and to repeal all acts contravening the provisions of this act," the same being Section 10718, of the Compiled Laws of 1897;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof.

Mr. Shea moved to amend the bill

1. By inserting in line 6 of Section 1 after the word "structures" the

words "and the building and repairing sidewalks."

2. By striking out lines 20 and 21 of Section 9 and inserting in lieu thereof the following: "Persons furnishing materials for the building, altering, improving, repairing, erecting or ornamenting of such building, machinery, wharves and all other structures and improvements."

The amendments were adopted, two-thirds of all the members present

voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A	Adams, C. S. M	r. Greusel	Mr. Monroe, J. H.	Mr. Siggins
A	shley	Halladay	Monroe, J. S.	Stone
A	ustin	Hallenbeck	Morrice	Thomas
В	arnaby	Harley	Munsell	Vandercook
В	Bolton	Herkimer	Osborn	Van Zoeren
C	ampbell	Holmes	Perkins	Wade
C	hapman	Hunt	Powell, Gardner	Wallace
C	olb y	Jenks	Powell, H. E.	Ward, C. E.
C	om be	Kidder	Randall	Ward, N. O.
D)eLisle	Kirk, J. P.	Read	Wells
D	enby	Kirk, William	Reynolds	Werline
D	urham	Knight	Richards	Whelan
E	lichhorn	Ladner	Scott	Whitaker
F	erry	Lane, John	Shea	Willis
F	4sk	Lane, O. B.	Sheldon	Wright
F	oster	McCarthy	Shook	Speaker
F	rancis	Master		•

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The question being on agreeing to the title of the bill,

Mr. Shea moved to amend the title so as to read as follows:

A bill to amend Section 9 of Act No. 179 of the Public Acts of 1891, entitled "An Act to establish, protect and enforce by lien, the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings, machinery, wharves and all other structures and the building and repairing sidewalks; and to repeal all acts contravening the provisions of this act," the same being Section 10718 of the Compiled Laws of 1897.

The motion prevailed.

The title as amended was then agreed to.

House bill No. 115 (file No. 239), entitled

A bill to amend Section 11 of Chapter 150 of the Revised Statutes of 1846, relative to the fees of sheriffs in executing process issued out of the courts of law and equity, and by judicial and other officers, and for other services, as amended by the several acts amendatory thereof, being Section 11222 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows.

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Campbell Chapman Colby Combs DeLisle Denby Dunn Durham Eichhorn Ferry	Francis Greusel Halladay Harley Herkimer Holmes Hunt Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, O. B.	Monroe, J. H. Monroe, J. S. Morrice Munsell Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Sanderson Scott	Mr. Siggins Stone Thomas Vandercook Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N. O. Wells Werline Whelan Whitaker Willis Wright Sneaker
Fisher Fisk	McCarthy McEachern	Shea Shook	Speaker
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NAYS.

71

The title of the bill was agreed to.

Senate bill No. 530 (file No. 129), entitled

A bill to amend Section 7 of Chapter 83 of the Revised Statutes of 1846, as amended by Act No. 85 of the Public Acts of 1873, the same being Section 8594 of the Compiled Laws of 1897, relating to the solemnization of marriage;

Was read a third time and pending the taking of the vote on the pas-

sage thereof,

Mr. Werline moved to amend the bill

By inserting in line 6 of Section 7 after the word "chosen" the words "or judge of a municipal court in the municipality in which he was chosen."

The amendment was adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Campbell Chapman Combs Dunn Durham Eichhorn Fisher Fisk Foster	Mr. Halladay Hallenbeck Harley Herkimer Holmes Hunt Kidder Kirk, J. P. Kirk, William Ladner Lane, John Lane, O. B. McCarthy McEachern Master	Munsell Newberry Perkins Pettit Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Sanderson Scott Sheldon	Mr. Stone Thomas Thorington Vandercook Van Zoeren Wade Walker Wallace Ward, C. E. Ward, N, O. Wells Werline Whelan Whitaker Willis
Francis Greusel	Monroe, J. H. Monroe, J. S.	Shook Siggins	Wright Speaker

NAYS.

68

The title of the bill was agreed to.

Senate bill No. 208 (file No. 124), entitled

A bill empowering the State Board of Health to determine the qualifications necessary, examine and license persons qualified to practice the art of embalming and regulate the practice of embalming dead human bodies, and to repeal Act No. 233 of the Public Acts of 1901;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Bolton Chapman Colby Denby Dunn Durham Eichhorn Foster	Mr. Halladay Harley Herkimer Holmes Kirk, William Knight Ladner Lane, John Lane, O. B. Lovell McCarthy McEachern Master Monroe, J. S. Neal	Mr. Newberry Oviatt Paddock Pettit Powell, Gardner Powell, H. E. Read Richards Robinson, L. C. Rodgers Sanderson Scott Shea Shook Siggins	Mr. Thomas Thorington Vandercook Van Zoeren Walker Wallace Ward, C. E. Ward, N. O. Washer Werline Whelan Willis Wright Speaker
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NAYS.

Mr. Combs	Mr. Higgins	Mr. Munsell	Mr. Sheldon
DeLisle	Kirk, J. P.	Perkins	Stone
Fisher	Monroe, J. H.	Randall	Wells
Hallenbeck	Morrice	Revnolds	Whitaker

The title of the bill was agreed to.

16

59

House substitute for Senate bill No. 34, and House bill No. 47 (House file No. 278). entitled

A bill to provide for the locating, establishing and maintaining of a State Normal School in the western part of the State, and to make appropriations for the same;

Was read a third time and, pending the taking of the vote on the pas.

sage thereof,

Mr. Halladay moved that the House take a recess until 2 o'clock p. m. The motion prevailed, the time being 12:07 o'clock p. m.

AFTER RECESS.

2 o'clock p. m.

The House was called to order by the Speaker.

Mr. Hemans entered the House and took his seat.

The question being on the passage of House substitute for Senate bill No. 34 and House bill No. 47 (file No. 278),

Mr. Wade moved to amend the bill

By inserting in line 2 of Section 2 after the word "site" the words "of not less than twenty acres."

The amendment was adopted, two-thirds of all the members present

voting therefor.

After an extended discussion on the question of the passage of the bill,

Mr. Randall demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Bolton Chapman Colby Combs Denby Dennis Dunn Durham Eichhorn Ferry Fisher	Mr. Foster Francis Greusel Halladay Harley Higgins Holmes Hunt Kidder Knight Lane, John Lovell McCarthy McEachern Master Monroe, J. H. Monroe, J. S.	Mr. Neal Osborn Oviatt Perkins Pettit: Powell, Gardner Powell, H. E. Randall Read Reynolds Richards Robinson, L. C. Rodgers Sanderson Scott Shea	Walker Wallace Ward, N. O. Washer Wells
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19

NAYS.

Mr. Batchelder Mr. Jenks Mr. Morrice Mr. Siggins Kirk, J. P. Kirk, William DeLisle Munsell Thorington Hallenbeck Newberry Ward, C. E. Hemans Paddock Whitaker Ladner Herkimer Lane, O. B. Sheldon

The question being on agreeing to the title of the bill,

Mr. Wade moved to amend the title so as to read as follows:

A bill to provide for the locating, establishing and maintaining of a State Normal School in the western part of the State, to make appropriations therefor, and to provide a tax to meet the same.

The motion prevailed.

The title as amended was then agreed to.

Mr. Dohany entered the House and took his seat.

House bill No. 737 (file No. 227), entitled

A bill for the protection of game in Monroe County;

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Herkimer moved to amend the bill

By striking out of line 1 of Section 2 the word "section" and inserting in lieu thereof the word "act."

The amendment was adopted, two-thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Mr. Halladay Mr. Munsell Mr. Shook Ashley Hallenbeck Neal Thomas Newberry Thorington Austin Harley Osborn Vandercook Barnaby Herkimer Batchelder Higgins Paddock Van Zoeren Bolton Holmes Perkins Walker Chapman Jenks Pettit Wallace Kirk, J. P. Kirk, William Powell, Gardner Ward, C. E. Denby Powell, H. E. Ward, N. O. Deanis Dohany Knight Randall Wells Ladner Read Werline Dunn Durham Lane, John Reynolds Whelan McCarthy Richards Whitaker Eichhorn McEachern Robinson, L. C. Ferry Willis Fisher Master Sanderson Wright Monroe, J. H. Shea Francis Speaker Greusel Morrice Sheldon

67

NAYS.

0

The title of the bill was agreed to.

House bill No. 328 (file No. 229), entitled

A bill to amend Sections 1, 8 and 10 of Chapter 67 of the Compiled Laws of 1871, entitled "The destruction of wolves and other noxious animals," said sections being Compiler's Sections 5571, 5578 and 5580 of the Compiled Laws of 1897;

Was read a third time and not passed, a majority of all the members-

elect not voting therefor, by year and nays, as follows:

YEAS.

Mr. Adams, C. S.			Mr. Van Zoeren
Austin	Francis	Paddock	Wallace
Batchelder	Halladay	Perkins	Ward, C. E.
Bolton	Herkimer	Pettit	Ward, N. O.
Chapman	Higgins	Powell, Gardner	Wells
Denby	Jenks	Powell, H. E.	Werline
Denn is	Kirk, J. P.	Read	Whelan
Dohany	McCarthy	Reynolds	Whitaker
Dunn	Master	Richards	Willis
Durham	Morrice	Robinson, L. C.	Wright
Ei chh orn	Munsell	Sanderson	Speaker
Ferry	Neal	Thorington	47

NAYS.

Mr. Greusel	Mr. Kirk, William	Mr. Sheldon	Mr. Siggins	
Holmes	Lane, John	Shook	Thomas	
Kidder	Lane, O. B.			10

Mr. Shook moved to reconsider the vote by which the House refused to pass the bill.

The motion prevailed.

The question being on the passage of the bill,

Mr. C. S. Adams moved that the bill be laid on the table.

The motion prevailed.

House bill No. 329 (file No. 230), entitled

A bill to amend Sections 2 and 6 of Act No. 268 of the Public Acts of the State of Michigan for the year 1897, entitled "An Act to regulate and license the use of fire arms in hunting for and killing deer protected by the laws of this State, and providing a penalty for its violation," being Compiler's Sections 5793 and 5797 of the Compiled Laws of 1897;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof.

Mr. C. S. Adams moved that the bill be laid on the table.

The motion prevailed.

Pending the third reading of

House bill No. 706 (file No. 240), entitled

A bill to amend Section 4 of Title 1 of Act No. 374 of the Local Acts of 1897, entitled "An Act to revise the charter of the City of Grand Rapids;" Mr. Van Zoeren moved that the bill be laid on the table.

The motion prevailed.

House bill No. 861 (file No. 243). entitled

A bill to authorize and empower circuit judges, under certain conditions, to act, whether in their own judicial circuit or in other judicial cir-

cuits, with regard to matters arising in and belonging to such other judicial circuits, in all matters cognizable by a circuit judge at chambers;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. 1 Anderson Ashley	N. Mr. Greusel Halladay Hallenbeck	Mr. McCarthy McEachern Master	Mr. Sanderson Scott Siggins
Austin	Harley	Monroe, J. H.	Thomas
Barnaby	Higgins	Morrice	Vandercook
Bolton	Holmes	Newberry	Van Zoeren
Chapman	Jenks `	Oviatt	Wallace
Denby	Kidder	Paddock	Ward, C. E.
Dennis	Kirk, J. P.	Perkins	Washer
Dohany	Kirk, William	Pettit	Wells
Dunn	Knight	Powell, Gardner	Werline
Durham	Ladner	Read	Whitaker
Eichhorn	Lane, John	Reynolds	Willis
Ferry	Lane, O. B.	Richards	Wright
Fisher	Lovell	Robinson, L. C.	Speaker
Francis			-

NAYS.

61

The title of the bill was agreed to.

House bill No. 374 (file No. 244), entitled

A bill to amend Sections 1, 2, 3, 4, 6, 9 and 12 of Chapter 8 of Act No. 164 of the Public Acts of 1881, entitled "An Act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being Compiler's Sections 4728, 4729, 4730, 4731, 4733, 4736 and 4739 of the Compiled Laws of 1897;

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Francis moved to amend the bill

By inserting in line 12 of Section 1, after the word "district," the words "except as otherwise provided by local acts."

The amendment was not adopted, two-thirds of all the members present not voting therefor.

The question being on the passage of the bill.

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Bolton Chapman Combs Denby		Mr. Monroe, J. H. Morrice Munsell Neal Newberry Osborn Oviatt Perkins Powell, Gardner Read	Mr. Siggins Stone Thomas Vandercook Van Zoeren Walker Wallace Ward, C. E. Washer Wells
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Mr. Werline Mr. Dennis Mr. Knight Mr. Reynolds Dohany Ladner Richards Whitaker Lane, John Robinson, L. C. Willis Dunn Lane, O. B. Sanderson Wright Eichhorn McCarthy Scott Speaker Ferry Foster McEachern Shook

63

NAYS.

0

The title of the bill was agreed to.

House bill No. 748 (file No. 245), entitled

A bill to amend Section 28 of Act No. 35 of the Public Acts of 1867, entitled "An Act to provide for the formation of street railway companies," being Section 6460 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Adams, R. N. Anderson Austin Barnaby Bolton Chapman DeLisle Denby Dennis Dohany Dunn Durham Etchhorn Ferry Fisher	fr. Foster Francis Greusel Halladay Hallenbeck Harley Herkimer Higgins Hunt Jenks Kidder Kirk, J. P. Knight Lane, John Lane, O. B. Lovell	Mr. McCarthy McEachern Monroe, J. H. Morrice Munsell Newberry Osborn Oviatt Paddock Perkins Pettit Powell, Gardro Read Reynolds Richards Robinson, L. C.	Mr. Sanderson Scott Stone Thomas Vandercook Van Zoeren Walker Wallace Ward, C. E. Washer Wells Werline Whitaker Wells Wright Speaker
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NAYS.

Mr. Ashley

1

The title of the bill was agreed to.

Senate bill No. 483 (file No. 107), entitled

A bill to provide for the incorporation of companies for constructing, furnishing and operating electric and other fire, burglary and emergency alarms, and for conducting notification and emergency business;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S.	Mr. Halladay	Mr. Neal	Mr. Sheldon
Adams, R. N.	Hallenbeck	Newberry	Shook
Anderson	Harley	Osborn	Stone
Ashley	Herkimer	Oviatt	Thomas
Barnaby	Higgins	Paddock	Vandercook
Chapman	Holmes	Perkins	Van Zoeren

Mr. Pettit Mr. Walker Mr. DeLisle Mr. Jenks Denby Powell, Gardner Kidder Wallace Powell, H. E. Kirk, J. P. Dohany Ward, C. E. Knight Dunn Read Washer Lane, John Durham Réynolds Wells Eichhorn Lane, O. B. Richards Werline Ferry Lovell Robinson, L. C. Whitaker Fisher Willis McEachern Sanderson Foster Monroe, J. H. Scott Wright Francis Morrice Shea. Speaker Greusel Munsell

NAYS.

66

The title of the bill was agreed to.

MOTIONS AND RESOLUTIONS.

Mr. Van Zoeren moved to take from the table House bill No. 376, entitled

A bill to amend Section 31 of Title 4 and Sections 19, 20, 21, 30, 32, 33, 34, 35, 36, 39, 40, 41, 44, 50, 58, 59 and 60 of Title 5, and Section 30 of Title 8 of the charter of the City of Grand Rapids, being Local Act No. 374 of the laws of 1897, entitled "An Act to revise the charter of the City of Grand Rapids," as amended May 12, 1899, by Local Act No. 401, entitled "An Act to amend Section 31 of Title 4 of Act No. 374 of the Local Acts of the State of Michigan for the year 1897, entitled 'An Act to revise the charter of the City of Grand Rapids," approved March 18, 1897, so as to provide for the collection of city and special taxes and the keeping of record thereof by the city treasurer of the City of Grand Rapids, and adjusting salaries of city officials.

The motion prevailed.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Francis Mr. Monroe, J. H. Mr. Sheldon Mr. Adams, C. S. Adams, R. N. Greusel Morrice Shook Munsell Ande**rson** Hallenbeck Stone Ashley Hemans Neal Thomas Austin Herkimer Newberry Thorington Higgins Vandercook Barnaby Osborn Holmes Oviatt Van Zoeren Bolton Wade Jenks Paddock Campbell Kidder Perkins Wallace Chapman Kirk, J. P. Combs Pettit Ward, C. E. Kirk, William Powell, Gardner Ward, N. O. DeLisle Powell, H. E. Knight Washer Denby Ladner Reynolds Wells Dohany Lane, John Richards Werline Dunn Lane, O. B. Robinson, L. C. Whitaker Durham Eichhorn Lovell Sanderson Willis McEachern Scott Wright Ferry Master Fisher Shea Speaker Foster

73

The title was agreed to.

Mr. Van Zoeren moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. C. S. Adams moved to take from the table

House bill No. 920, entitled

A bill to authorize the Township of South Haven to issue bonds.

The motion prevailed.

Mr. C. S. Adams moved that the bill be referred to the Committee on City Corporations.

The motion prevailed.

Mr. Dunn moved to take from the table

House bill No. 354, entitled

A bill to prohibit the business of manufacturing, selling, furnishing, delivering, or keeping for sale sacramental and intoxicating liquors, or malt, brewed and fermented liquors and vinous liquors, in any township, or part of township, and in any village of less than five hundred population within the County of St. Clair, State of Michigan, except by the keeper of a hotel, and to define the term "hotel."

The motion prevailed.

The bill was then ordered to be transmitted to the Senate.

By unanimous consent the House returned to the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, May 6, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

House bill No. 405, entitled

A bill to provide a method for the better construction and care of highways in Berrien County.

Very respectfully,

ELBERT V. CHILSON. Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill.

Mr. Lovell moved that the bill be returned to the Senate in accordance with the request therefor.

The motion prevailed.

SPECIAL ORDER.

The Speaker laid before the House the following bill: House substitute for Senate bill No. 89 (House file No. 276), entitled A bill to provide for the indeterminate sentence and for the disposition, management and release of criminals under such sentence, and for the expense attending the same.

Mr. Sanderson moved that the House resolve itself into a committee of the whole on the Special Order.

The motion prevailed.

The Speaker called Mr. Ferry to the chair.

After some time spent in the consideration of the bill the committee

rose, and through its chairman made the following report:

The committee of the whole has had under consideration the above named bill, has made no amendments thereto, and recommends its passage.

D. M. FERRY JR.,

Chairman.

The report was accepted.

The bill named in the report was placed on the order of Third Reading of Bills.

GENERAL ORDER.

Mr. Read moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker re-called Mr. Ferry to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment of the following bills:

House bill No. 389 (file No. 234), entitled

A bill to amend Act No. 190 of the Public Acts of 1891, as amended, entitled "An Act to prescribe the manner of conducting and to prevent fraud and deception at elections in this State," by adding two new sections thereto to stand as Sections 49 and 50, providing for the election on the general election ballot of a candidate of each political party for United States Senator:

Senate bill No. 171 (file No. 53), entitled

A bill to secure information regarding all public or school libraries in this State.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

Senate bill No. 529 (file No. 158), entitled

A bill to amend Sections 1, 2 and 4 of Chapter 2 of Act No. 3 of the Public Acts of 1895, being Sections 2699, 2700 and 2702 of the Compiled Laws of 1897, entitled "An Act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," approved February 19, 1895;

House bill No. 602 (file No. 218), entitled

A bill for the incorporation of associations not for pecuniary profit;

Senate bill No. 37 (file No. 6), entitled

A bill to provide for the government, management and control of the State Public School at Coldwater and to repeal all acts and parts of acts inconsistent with this act.

Part III.

The committee recommends that all after the enacting clause of the following bills be stricken out:

Senate bill No. 95 (file No. 29), entitled

A bill to amend Sections 1 and 2 of Act 110 of the Public Acts of 1901, entitled "An Act to regulate the confinement and trial of infants under the age of 16 years;"

Senate bill No. 372 (file No. 152), entitled

A bill to provide for placing the reports of the county, township and municipal officers in the State Library.

Part IV.

The committee recommends that the following bill be placed at the foot of the General Order:

House bill No. 554 (file No. 246), entitled

A bill to prohibit the taking or catching of fish under certain lengths in Gun Lake and Pine Lake, in the counties of Barry and Allegan.

D. M. FERRY JR.,

Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the committee relative to the bills named in Part III of the report,

The recommendation was concurred in, and all after the enacting clause of each bill was striken out.

The question being on concurring in the recommendation of the committee relative to the bill named in Part IV of the report,

The recommendation was concurred in and the bill was placed at the foot of the General Order.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on City Corporations, by Mr. J. S. Monroe, Chairman, reported

House bill No. 920, entitled

A bill to authorize the Township of South Haven to issue bonds;

With the accompanying substitute therefor, entitled

A bill to authorize and empower the City of South Haven in the County of Van Buren, State of Michigan, to raise or borow money and issue bonds therefor, not to exceed \$50,000, with which to purchase a site for a park and for the improvement thereof in said City of South Haven;

And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. C. S. Adams moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Bolton Campbell Chapman Combs DeLisle Denby Dohany Durham Eichhorn Ferry Fisher	Mr. Fisk Foster Francis Greusel Halladay Hallenbeck Hemans Herkimer Higgins Holmes Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John	Mr. Lovell McEachern Monroe, J. H. Morrice Munsell Neal Newberry Osborn Oviatt Paddock Perkins Pettit Powell, Gardner Powell, H. E. Read Reynolds Richards	Mr. Sanderson Shea Sheldon Shook Thomas Thorington Vandercook Van Zoeren Wade Wallace Ward, C. E. Washer Wells Whitaker Willis Wright Speaker
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NAYS.

The title was agreed to.

Mr. C. S. Adams moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee on Public Health, by Mr. John Lane, Acting Chairman, reported

Senate bill No. 523 (file No. 188), entitled

A bill to regulate the practice of osteopathy in the State of Michigan, to provide for the examination, licensing and registration of osteopathic practitioners, to appoint State board of osteopathic registration and examination and for the punishment of offenders against this act and to repeal acts and parts of acts in conflict therewith;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Public Health, by Mr. John Lane, Acting Chairman, reported

House bill No. 204 (file No. 27), entitled

A bill to amend Sections 1, 3, 7 and 8 of Act No. 237 of the Public Acts of 1899, entitled "An Act to provide for the examination, regulation, licensing and registration of physicians and surgeons, and for the punishment of offenders against this act, and to repeal acts and parts of acts in conflict therewith;"

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Public Health, by Mr. John Lane, Acting Chairman, reported

House bill No. 1040, entitled

A bill to amend Compiler's Sections 5303 to 5314, inclusive, of Chapter 134, Compiled Laws of 1897, as amended;

With the accompanying substitute therefor, entitled

A bill to amend Act No. 134 of the Public Acts of 1885, entitled "An Act to regulate the practice of pharmacy in the State of Michigan," by adding one new section thereto to stand as Section 13;

And recommended that the substitute be concurred in and that the bill

as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Public Lands, by Mr. Halladay, Chairman, reported House bill No. 29, entitled

A bill to provide for the appropriation of 3500 acres of State swamp land, for the purpose of completing a State road bridge across the narrows of Glen Lake, Leelanau County;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged:

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Public Lands, by Mr. Halladay, Chairman, reported House bill No. 358, entitled

A bill to provide for the preservation of forests of this State and for the prevention and suppression of forest and prairie fires;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 459 (file No. 167), entitled

A bill making appropriations for the State Industrial Home for Girls for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905; also making an appropriation for special purposes as mentioned in Section 3 and to provide a tax therefor, and repealing House enrolled Act No. 36, bill No. 84, entitled "An Act making an appropriation for the State Industrial Home for Girls for grading the grounds and to provide fire escapes at Bliss cottage and to provide a tax to meet the same," approved March 4, 1903.

With the recommendation that the amendments made to the bill by

the Senate, be concurred in.

The report was accepted and the committee discharged.

The question being on concurring in the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

NAYS.

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Mr. Neal moved that the bill be given immediate effect, and demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Neal then prevailed, two-thirds of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Anderson Austin Barnaby Batchelder Bolton Campbell Chapman Colby Combs DeLisle Denby Dennis Dohany Dunn Durham Eichhorn Ferry	Mr. Fisher Fisk Francis Greusel Halladay Herkimer Higgins Holmes Hunt Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B. McCarthy McEachern	Mr. Master Monroe, J. H. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Paddock Perkins Pettit Powell, Gardner Powell, H. E. Read Reynolds Richards Sanderson Shea	Mr. Shook Siggins Stone Thomas Thorington Vandercook Van Zoeren Wade Wallace Ward, C. E. Ward, N. O. Wells Werline Whelan Whitaker Willis Wright Speaker
_ 5550			72

NAYS.

The bill was then referred to the Clerk for printing and presentation to the Governor.

Mr. Read moved that the House take a recess until 7:30 o'clock p. m. The motion did not prevail.

The Clerk announced that the following bill had been printed and that it was presented to the Governor May 6:

House bill No. 232 (file No. 193, enrolled No. 263).

Mr. Shook moved that the House adjourn.

The motion prevailed, the time being 5:50 o'clock p. m. The Speaker declared the House adjourned until to-morrow at 10o'clock a. m.

> CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

House of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS. SESSION OF 1903



SEVENTY-SIXTH DAY.

Lansing, Thursday, May 7.

10 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. John P. Sanderson.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following named members were absent with leave: Messrs Byrns, Duncan, Dunstan, Fairbanks, Galbraith, Gallup, Nottingham, Partlow, Randall, W. C. Robinson and Seeley.

The following named members were absent without leave: Messrs. Ashley, Francis, Hunt, Siggins and Walker.

Mr. Willis moved that the absentees without leave be excused from today's session.

The motion prevailed.

Messrs. Herkimer, Osborn and C. E. Ward asked and obtained leave of absence for themselves from the sessions of this afternoon, to-morrow and Monday.

PRESENTATION OF PETITIONS.

No. 645. By Mr. Werline: Protest of Frank Beatson and 155 other citizens of Spalding Township, against the incorporation of the Village of Powers in said township.

The protest was referred to the Committee on Village Corporations.

REPORTS OF STANDING COMMITTEES.

The Committee on Public Health, by Mr. John Lane, Acting Chairman, reported

House bill No. 1043, entitled

A bill to prohibit and prevent adulteration, fraud and deception in the manufacture and sale of baking powder;

With the accompanying substitute therefor, entitled

A bill to prohibit and prevent adulteration, fraud and deception in the manufacture and sale of articles of food;

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Public Health, by Mr. John Lane, Acting Chairman, reported

Senate bill No. 503 (file No. 168), entitled

A bill to prohibit druggists and pharmacists from unauthorizedly using physicians' prescriptions in other cases than those in which they are originally given;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Public Health, by Mr. John Lane, Acting Chairman, reported

House bill No. 1139, entitled

A bill to provide for the chaining and muzzling of vicious dogs, and to provide a penalty for the violation of the provisions of this act;

With the recommendation that it be referred to the Committee on State Affairs.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee.

The recommendation was concurred in, and the bill was referred to the Committee on State Affairs.

The Committee on Fish and Fisheries, by Mr. Bolton, Chairman, reported

Senate bill No. 275 (file No. 174), entitled

A bill to amend Section 2 of an act, entitled "An Act to establish a State Board of Fish Commissioners, and to repeal Act No. 124, Session Laws of 1873, Act No. 71, Session Laws of 1875, and Act No. 3, Session Laws of 1882," the same being Section 5834 of the Compiled Laws of 1897;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 315, entitled

A bill to amend Section 38 of Chapter 192 of the Compiled Laws of 1871, entitled "Judgments and Executions," being Compiler's Section 10335 of the Compiled Laws of 1897;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

The bill was referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 610, entitled

A bill to amend Section 18 of Chapter 311 of the Compiled Laws of 1897, the same being Section 11229;

With the recommendation that the bill pass.

The report was accepted and the committee discharged.

Mr. Barnaby moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two thirds of all the members present voting

therefor.

Pending the third reading of the bill,

Mr. Barnaby moved that the bill be laid on the table.

The motion prevailed.

The Committee on Judiciary, by Mr. Wade, Chairman, reported House bill No. 344, entitled

A bill to prevent the adulteration of white lead, either dry or in oil, used or manufactured for paint and sold in this State as "white lead" and to provide a penalty for the violation thereof;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee.

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Michigan Asylum for the Insane, by Mr. McCarthy, Chairman, reported

House bill No. 571, entitled

A bill authorizing the board of trustees of the Michgan Asylum for the Insane at Kalamazoo to purchase additional land contiguous to the land now owned by the State for the use and benefit of the Asylum, and making an appropriation therefor;

With the acompanying substitute therefor, with the same title, And recommended that the substitute be concurred in and that the

bill, as substituted do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommnded by the committee,

The substitute was adopted.

The bill was referred to the Committee on Ways and Means.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval, on May 6, of the following bill:

House bill No. 53 (file No. 157, enrolled No. 250), entitled

A bill to amend Section 3 of Act No. 230 of the Session Laws of 1897, entitled "An Act to provide for the formation of corporations for the purpose of owning, maintaining and improving lands and other property kept for the purposes of summer resorts or for ornament, recreation or amusement, and to repeal all laws, or parts of laws in conflict herewith," approved June 4, 1897, the same being Section 7620 of the Compiled Laws of the State of Michigan of 1897.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, May 6, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 202 (file No. 35), entitled

A bill to authorize the Township of Weldon, Benzie County, to issue the bonds of the township in the sum of two thousand dollars for the purpose of building a system of water-works in the said township, outside the corporate limits of the Village of Thompsonville;

House bill No. 865, entitled

A bill to amend the title and insert a new section in Act No. 277 of the Public Acts of 1897, entitled "An Act to define the limits of Wild Fowl Bay, and to prohibit fishing with nets within such limits;

And to inform the House that the Senate has passed said bills, and

has ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 6, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 1071, entitled

A bill to authorize the boards of supervisors of the Counties of Gogebic and Marquette to have general supervison in cases of contagious diseases arising in said counties; to audit and pay all bills contracted therefor; to establish one or more pest houses, and to employ one or more county physicians, and to prescribe their duties;

And to inform the House that the Senate has adopted the accompany-

ing substitute therefor, entitled

A bill to authorize the boards of supervisors of the counties of Gogebic, Marquette, Iron, Baraga and Bay, to have general supervision in cases of contagious diseases arising in said counties; to audit and pay all bills contracted therefor; to establish one or more pest-houses, and to employ one or more county physicians, and prescribe their duties;

And that in the passage of the bill, as thus substituted, the Senate has concurred, and has also concurred in ordering the bill to take imme-

diate effect.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the adoption of the substitute for the bill,

The substitute was adopted, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

NAYS.

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The question being on agreeing to the title of the substitute, The title was agreed to.

Mr. J. S. Monroe moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was then referred to the Clerk for printing and presentation to the Governor.

THIRD READING OF BILLS.

House substitute for Senate bill No. 89 (House file No. 276), entitled A bill to provide for the indeterminate sentence and for the disposition, management and release of criminals under such sentence, and for the expense attending the same;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Ferry Mr. Shea Mr. Adams, C. S. Mr. Monroe, J. H. Adams, R. N. Fisher Monroe, J. S. Sheldon Anderson Fisk Munsell Stone Foster Neal Thomas Austin Barnaby Halladay Newberry Thorington Batchelder Osborn Van Zoeren Harley Wade Baumgaertner Higgins Oviatt Bolton Holmes Perkins Wallace Ward, C. E. Ward, N. O. Pettit Brown Jenks Campbell Kidder Powell, Gardner Kirk, J. P. Kirk, William Powell, H. E. Washer Chapman DeLisle Wells Read Denby Knight Reynolds Werline Dennis Ladner Richards Whelan Lane, John Lane, O. B. Dohany Robinson, L, C. Whitaker Rodgers Willis Dunn Sanderson McCarthy Speaker Durham Eichhorn McEachern Scott 71

NAYS.

Mr. Morrice

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The title of the bill was agreed to.

Mr. Francis entered the House and took his seat.

House bill No. 389 (file No. 234), entitled

A bill to amend Act No. 190 of the Public Acts of 1891, as amended, entitled "An Act to prescribe the manner of conducting and to prevent fraud and deception at elections in this State," by adding two new sections thereto to stand as Sections 49 and 50, providing for the election on the general election ballot of a candidate of each political party for United States Senator;

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Halladay moved to amend the bill

By striking out in line 8 of Section 49 the word "elected" and inserting in lieu thereof the word "nominated."

The amendment was not adopted, two-thirds of all the members present not voting therefor.

39

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Brown Combs DeLisle Denby Dohany	Mr.	Hallenbeck Hemans Holmes Jenks Kidder	Munsell Newberry Paddock Pettit Powell. Gardner	Sheldon Stone Thorington Vandercook Wallace
	Durham Eichhorn Ferry Fisk Francis		Kirk, J. P. Knight Lane, John Monroe, J. H. Morrice	Powell, H. E. Reynolds Richards Scott Shea	Ward, C. E. Werline Whelan Whitaker

NAYS.

Mr. Adams, C. S. Adams, R. N. Anderson Barnaby Batchelder Baumgaertner Campbell Chapman	Mr. Dunn Foster Halladay Harley Herkimer Higgins Kirk, William Ladner	Mr. Lovell McEachern Monroe, J. S. Neal Osborn Oviatt Perkins Read	Mr. Robinson, L. C. Sanderson Shook Thomas Van Zoeren Washer Willis Speaker
Colby	Lane, O. B.		34

Mr. Colby moved to reconsider the vote by which the House refused to pass the bill.

The motion prevailed.

The question being on the passage of the bill,

Mr. Colby moved that the bill be laid on the table.

The motion prevailed.

Senate bill No. 171 (file No. 53), entitled

A bill to secure information regarding all public or school libraries in this State;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Austin Bolton Brown Campbell Chapman Colby Combs DeLisle Denby Dohany Dunn Durham Ferry Fisk Foster Francis	Mr. Halladay Hallenbeck Harley Hemans Herkimer Higgins Holmes Jenks Kidder Kirk, J. P. Kirk, William Knight Ladner Lane, John Lane, O. B. Lovell McEachern Monroe, J. H.	Mr. Monroe, J. S. Morrice Munsell Neal Newberry Osborn Oviatt Paddock Perkins Powell, Gardner Powell, H. E. Read Reynolds Richards Rodgers Sanderson Scott	Mr. Shea Sheldon Shook Stone Thomas Thorington Vandercook Van Zoeren Wade Wallace Ward, C. E. Washer Werline Whelan Whitaker Willis Wright
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70

NAYS.

The title of the bill was agreed to.

The Speaker pro tem. was called to the chair by the Speaker.

Senate bill No. 529 (file No. 158), entitled

A bill to amend Sections 1, 2 and 4 of Chapter 2 of Act No. 3 of the Public Acts of 1895, being Sections 2699, 2700 and 2702 of the Compiled Laws of 1897, entitled "An Act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," approved February 19, 1895;

Was read a third time and not passed, a majority of all the members-

elect not voting therefor, by year and navs, as follows:

YEAS.

Mr. Barnaby	Mr. Halladay	Mr. Lane, John	Mr. Sanderson
Batchelder	Hallenbeck	Lovell	Scott
Brown	Hemans	Monroe, J. H.	Thorington
Chapman	Herkimer	Newberry	Vandercook
Combs	Higgins	Oviatt	Wallace
DeLisle	Holmes	Powell, Gardner	Washer
Denby	Kidder	Read	Wells
Dennis	Kirk, J. P.	Reynolds	Willis
Dohany	Knight	Richards	Wright
Foster	Ladner	Rodgers	Speaker pro tem.
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NAYS.

Mr.	Adams, C. S.	Mr. Durnam	Mr. Neai	Mr. Snook	
	Adams, R. N.	Ferry	Osborn	Stone	
	Austin	Kirk, William	Pa ddock	Thomas	
	Baumgaertner	Lane, O. B.	Perkins	Ward, C. E.	
	Bolton	McEachern	Shea	Werline	
	Campbell	Morrice	Sheldon	Whitaker	
	Dunn	Munsell			26

House bill No. 602 (file No. 218), entitled

A bill for the incorporation of associations not for pecuniary profit; Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, C. S. Adams, R. N. Austin Barnaby Batchelder Baumgaertner	Mr. Foster Francis Halladay Hallenbeck Herkimer Higgins	Mr. Monroe, J. H. Monroe, J. S. Munsell Neal Newberry Osborn	Mr. Shea Sheldon Shook Stone Thomas Vandercook
Baumgaertner Bolton Brown	Higgins Holmes Jenks	Osborn Oviatt Paddock	Vandercook Van Zoeren Wallace
Campbell	Kidder	Perkins	Ward, C. E.

. . . . Mr. Chapman Mr. Kirk, William Mr. Pettit Mr. Washer DeLisle Knight Powell, Gardner Wells Denby Powell, H. E. Werline Ladner Dennis Lane, John \mathbf{Read} Whelan Lane, O. B. Reynolds Whitaker Dohany Dunn Lovell Richards Willis Durham McCarthy Wright Sanderson Ferry McEachern Scott Speaker pro tem. Fisk

NAYS.

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The title was agreed to.

Mr. Denby moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Senate bill No. 37 (file No. 6), entitled

A bill to provide for the government, management and control of the State Public School at Coldwater and to repeal all acts and parts of acts inconsistent with this act;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

				, .		7 Y 20
Mr.	Adams, C. S.	Mr. Greusel	Mr.	Morrice	Mr.	Shea
	Adams, R. N.	Halladay		Munsell		Sheldon
	Barnaby	Hallenbeck		Neal		Shook
	Batchelder	Harley		Newberry		Stone
	Baumgaertner	Herkimer		Osborn		Thomas
	Bolton	Higgins		Oviatt		Vandercook
	Campbell '	Holmes •		Paddock		Van Zoeren
	Chapman	Jenks		Perkins		Wallace
	Combs	Kirk, William		Pettit		Ward, C. E.
	DeLisle	· Knight		Powell, Gardner		Washer
	Denby	Ladner		Powell, H. E.		Wells
	Dennis	Lane, John		Read		Werline
	Dohany	Lane, O. B.		Reynolds		Whelan
-	Dunn	Lovell		Richards		Whitaker
	Ferry	McCarthy		Rodgers		Willis
	Fisk	McEachern		Sanderson		Wright
	Foster	Monroe, J. S.		Scott		Speaker pro tem.
	Francis					69

NAYS.

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The title was agreed to.

Mr. Newberry moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

MOTIONS AND RESOLUTIONS.

Mr. C. E. Ward moved that when the House adjourn to-day, it stand adjourned until to-morrow at 9 o'clock a. m.

The motion prevailed.

Mr C. E. Ward moved that when the House adjourn to-morrow, it stand adjourned until Monday, May 11, at 9 o'clock p. m.

The motion prevailed.

Mr. Ferry moved that

Senate bill No. 483 (file No. 107), entitled

A bill to provide for the incorporation of companies for constructing, furnishing and operating electric and other fire, burglary and emergency alarms, and for conducting notification and emergency business;

Which was yesterday passed by the House, be given immedate effect. The motion prevailed, two-thirds of all the members-elect voting

therefor.

Mr. Ferry moved to take from the table

House bill No. 550, entitled

A bill to amend Section 66 of Chapter 7 of an act, entitled "An Act to provide a charter for the City of Detroit, and to repeal all acts and parts of acts in conflict therewith," approved June 7, 1883, being Act No. 326 of the Local Acts of 1883, as amended by the several acts amendatory thereof.

The motion prevailed.

Mr. Ferry moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting

therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Austin Francis Barnaby Halladay Batchelder Hallenbeck Baumgaertner Herkimer Bolton Higgins Brown Holmes Campbell Jenks Carton Kidder Chapman Kirk, William Combs Knight DeLisle Lane, John Denby Lane, O. B. Dennis McCarthy Dohany McEachern Duncan Monroe, J. H. Ferry Monroe, J. S.	Newberry Osborn Oviatt Paddock Perkins Pettit Powell, Gardner Read Reynolds Richards Robinson, L. C. Sanderson Scott Shea	Thomas Thorington Vandercook Van Zoeren Wallace Ward, C. E. Ward, N. O. Washer Werline Whelan Whitaker Willis Wright Speaker pro tem.
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NAYS.

The title was agreed to.

Mr. Ferry moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

GENERAL ORDER.

Mr. William Kirk moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker pro tem. called Mr. Sanderson to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and through its chairman, made the following report:

Part I.

The committee of the whole recomends the passage, without amendment, of the following bill:

House bill No. 521 (file No. 248), entitled

A bill to amend Section 1 of Chapter 67 of the Revised Statutes of 1846, entitled "Of title to real property by descent," the same being Section 9064 of the Compiled Laws of 1897.

Part II.

The committee reports progress upon the following bill and asks leave to sit again thereon:

House bill No. 333 (file No. 249), entitled

A bill to provide for a board of public works and to define its powers and duties.

Part III.

The committee recommends that the following bill be placed tenth in order on the General Order:

House bill No. 415 (file No. 233), entitled

A bill to amend Section 4 of Act No. 53 of the Public Acts of 1901, entitled "An Act for the organization of Corporate Congregational Churches."

ASA T. SANDERSON,

Chairman.

The report was accepted.

The bill named in Part I of the report was placed on the order of Third Reading of Bills.

The question being on complying with the request of the committee relative to the bill named in Part II of the report,

The request was complied with and the committee was granted leave to sit again on the bill.

The question being on concurring in the recommendation of the committee relative to the bill named in Part III of the report,

The recommendation was concurred in, and the bill was placed tenth in order on the General Order.

Mr. Washer moved that the House take a recess until 2 o'clock p. m.

The motion prevailed, the time being 12:03 o'clock p. m.

AFTER RECESS.

2 o'clock p. m.

The House was called to order by the Speaker.

Messrs. Ashley and Hunt entered the House and took their seats.

GENERAL ORDER.

Mr. Campbell moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker recalled Mr. Sanderson to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

House bill No. 157 (file No. 251), entitled

A bill to insure the payment of subcontractors and wages earned and material used in constructing, repairing or ornamenting public buildings and public works;

House bill No. 73 (file No. 254), entitled

A bill to authorize the cities, villages and townships of this State to acquire by purchase or condemnation all or any part of the rights, roads, property, privileges and franchises of toll or plank road companies in the streets, avenues and highways of such cities, villages and townships, and to authorize such toll or plank road companies to sell such portion of their rights, roads, property, privileges or franchises, as lie within such cities, villages or townships to any city, village or township in which the same may be located, and to authorize the common councils of such cities or villages and the township boards of such townships which have hitherto acquired or may hereafter so acquire such rights, roads, property, privileges or franchises to provide for the payment thereof; and to repeal Act No. 21 of the Public Acts of 1893, entitled "An Act to authorize cities and villages of this State to acquire by purchase or condemnation all the rights of toll and plank road companies in the streets and avenues of such cities and villages and to authorize such toll or plank road companies to sell such portions of their roads or franchises as lie within such cities or villages to any city or village

in which the same may be located," and all acts or parts of acts in any manner contravening the provisions of this act;

House bill No. 432 (file No. 256), entitled

A bill to amend Section 24 of Act No. 209 of the Public Acts of 1893, entitled "An Act to establish a home and training school for the Feeble-Minded and Epileptic," being Section No. 2049 of the Compiled Laws of 1897;

House bill No. 640 (file No. 257), entitled

A bill to amend Section 1 of Act No. 58 of the Public Acts of 1887, entitled "An Act to facilitate the commencement of suits in justice courts against joint defendants, one or more of whom shall not reside in or be found in the county where the suit shall be brought," being Section 720 of the Compiled Laws of 1897;

House bill No. 641 (file No. 258), entitled

A bill to amend Section 206 of Act No. 173 of the Session Laws of 1855, entitled "An Act to amend Chapter 93 of the Revised Statutes of 1846, entitled 'Of courts held by justices of the peace,' " being Section 925 of the Compiled Laws of 1897;

House bill No. 642 (file No. 259), entitled

A bill to amend Section 28 of Act No. 175 of the Public Acts of 1885, entitled "An Act to amend Section 25 of Act 137 of the laws of 1849, relative to authorizing proceedings against garnishees and for other purposes, and to add a new section thereto, to stand as Section 28," and being Section 1017 of the Compiled Laws of 1897;

House bill No. 962 (file No. 263), entitled

A bill to prevent any employer of labor, who is a defendant in a suit at law brought by any servant or employee, or the representative of any deceased employee, for the recovery of damages for personal injuries, or for causing death, from making the defense that the servant or employee assumes the risk of receiving injuries from apparent dangers, in certain cases.

House bill No. 1098 (file No. 264), entitled

A bill to provide for the dedication of the monument to be erected at Andersonville, Georgia, in memory of the 700 Union soldiers who died there;

House bill No. 177 (file No. 260), entitled

A bill to amend Section 3 of Chapter 109 of the Revised Statutes of the year 1846, entitled "Of the partition of lands owned by several persons," being Section No. 11015 of the Compiled Laws of 1897;

House bill No. 178 (file No. 262), entitled

A bill to amend an act, entitled "An Act to authorize the use of any thoroughly tested and reliable voting machine at any election held in this State," being Act 61 of the Public Acts of 1897, by adding thereto two new sections to stand as Sections 10 and 11;

House bill No. 719 (file No. 265), entitled

A bill to provide for the safety of persons employed upon buildings in course of erection and to place the same under the supervision of the Commissioner of Labor.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

House bill No. 333 (file No. 249), entitled

A bill to provide for a board of public works and to define its powers and duties;

House bill No. 645 (file No. 250), entitled

A bill to provide for the renewing of bonds of guardians, executors and administrators;

House bill No. 446 (file No. 253), entitled

A bill for the protection of owners and keepers of stallions and bulls, and to repeal Act No. 280 of the Session Laws of 1887, entitled "An Act to protect the owners or keepers of stallions," and the acts amendatory thereof.

ASA T. SANDERSON, Chairman.

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made

by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

By unanimous consent,

Mr. John Lane offered the following resolution:

House resolution No. 112.

Whereas, It has been urged by the State Board of Health and by some of the foremost physicians of the State that there is a need for a State sanitorium for the care of persons having tuberculosis; and

Whereas, A proposition has been made for the purchase or lease of the White Cloud Hospital and Sanitarium, located at White Cloud,

Michigan; therefore be it

Resolved by the House of Representatives (the Senate concurring), That a committee is hereby appointed consisting of two members of the House of Representatives Committee on Public Health and one member of the Senate Committee on Public Health, to be selected by the Speaker of the House of Representatives and the President of the Senate from their respective committees, to visit said institution and report their findings to their respective bodies.

The Speaker announced that the resolution would lie over one day under the rules.

Mr. John Lane moved that the rules be suspended.

The motion did not prevail, two-thirds of all the members present not voting therefor.

The resolution was then laid on the table for one day.

By unanimous consent,

Mr. Rodgers moved to take from the order of Third Reading of Bills House bill No. 333 (file No. 249), entitled

A bill to provide for a board of public works and to define its powers and duties.

The motion prevailed.

Mr. Rodgers then moved that the bill be laid on the table.

The motion prevailed.

By unanimous consent the House returned to the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

House bill No. 252, entitled

A bill making appropriations for the Michigan School for the Blind for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill.

Mr. Anderson moved that a respectful message be sent to the Governor, asking the return of the bill to the House, and that when received it be returned to the Senate in accordance with the request therefor.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

House bill No. 481 (file No. 197), entitled

A bill making an appropriation for the Northern State Normal School

for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for the fiscal year ending June 30, 1901, and to provide a tax for the same.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill,

Mr. Neal moved that a respectful message be sent to the Governor, asking the return of the bill to the House, and that when received it be returned to the Senate in accordance with the request therefor.

The motion prevailed.

By unanimous consent the House returned to the order of Messages from the Governor.

MESSAGES FROM THE GOVERNOR.

The following message from the Governor was received and read:

Executive Office, May 7, 1903.

To the Speaker of the House of Representatives:

Sir-In accordance with the request of the House I herewith return

House bill No. 252 (enrolled No. 239), entitled

A bill making appropriations for the Michigan School for the Blind for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax therefor.

Very respectfully,

A. T. BLISS.

Governor.

The Speaker announced that the bill would be re-transmitted to the Senate in accordance with its request therefor, to which the House had already acceded.

The following message from the Governor was received and read:

Executive Office, May 7, 1903.

To the Speaker of the House of Representatives:

Sir-In accordance with the request of the House I herewith return

House bill No. 481 (enrolled No. 243), entitled

A bill making an appropriation for the Northern State Normal School for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for the fiscal year ending June 30, 1901, and to provide a tax for the same.

Very respectfully,

A. T. BLISS.

Governor.

The Speaker announced that the bill would be re-transmitted to the Senate in accordance with its request therefor, to which the House had already acceded.

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- Mr. Hunt moved that the House take a recess until 7:30 o'clock p. m. Mr. Wade demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Hunt then prevailed, a majority of the members present voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, C. S. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Bolton Brown Campbell Chapman Colby	Mr.	DeLisle Denby Dunn Eichhorn Ferry Foster Francis Greusel Hunt Kirk, William Knight Ladner	Mr.	Lovell Master Morrice Munsell Neal Newberry Oviatt Paddock Perkins Pettit Powell, Gardner Reynolds		Richards Scott Shea Thoringten Van Zoeren Wade Wallace Washer Wells Werline Whelan Wright
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NAYS.

Mr. Batchelder	Mr. Higgins	Mr. Read	Mr. Thomas	
Combs	Kidder	Sanderson	Whitaker	
Hallenbeck	Lane, John	Sheldon	Willis	
Harley	Lane, O. B.	Stone		15

The Speaker declared the House in recess until 7:30 o'clock p. m., the time being 3:50 o'clock p. m.

AFTER RECESS.

7:30 o'clock p. m.

The House was called to order by the Speaker.

Mr. W. C. Robinson entered the House and took his seat.

Mr. W. C. Robinson asked and obtained leave of absence for Mr. Wells from the remainder of to-day's session and from the sessions of to-morrow and Monday.

Mr. Holmes asked and obtained an indefinite leave of absence for himself on account of sickness in his family.

GENERAL ORDER.

Mr. Morrice moved that the House resolve itself into a committee of the whole on the General Order.

The motion prevailed.

The Speaker called Mr. Wright to the chair.

After some time spent in the consideration of bills upon the General Order, the committee rose, and, through its chairman, made the following report:

Part I.

The committee of the whole recommends the passage, without amendment, of the following bills:

Senate bill No. 84 (file No. 142), entitled

A bill to amend Section 1 of Act No. 199 of the Public Acts of 1899, entitled "An Act regulating the practice in courts held by justices of the peace in suits brought against two or more defendants, by regulating the liability of sureties upon appeal from justice court to the circuit court in suits brought against two or more defendants;

Senate bill No. 517 (file No. 148), entitled

A bill to regulate the ordering of stationery, paper, printing and binding under State contracts;

House bill No. 1041 (file No. 275), entitled

A bill defining the jurisdiction of circuit courts in chancery in certain cases;

House bill No. 910 (file No. 282), entitled

A bill to amend Section thirty-four of Act 136 of the Session Laws of 1869, entitled "An Act relative to the organization and powers of fire and marine insurance companies transacting business within this State," being Section 4301 of Howell's Annotated Statutes and Section 7257 of the Compiled Laws of 1897.

Part II.

The committee recommends the adoption of the proposed accompanying amendments to the following bills, and the passage of the bills when so amended:

Senate bill No. 350 (file No. 119), entitled

A bill relative to the unauthorized removal of timber or other property from State tax lands;

Senate bill No. 408, entitled

A bill in relation to the sale of corn syrup;

Senate bill No. 50 (file No. 156), entitled

A bill to amend Section 33 of Chapter 16 of the Revised Statutes of 1846, the same being Section 2303 of the Compiled Laws of 1897, relative to the manner of conducting township elections.

Part III.

The committee recommends that the following bill be laid on the table: House bill No. 554 (file No. 246), entitled

A bill to prohibit the taking or catching of fish under certain lengths in Gun Lake and Pine Lake, in the counties of Barry and Allegan.

Part IV.

The committee recommends that all after the enacting clause of the following bills be stricken out:

Senate bill No. 489 (file No. 167), entitled

A bill to define the terms "sickness dangerous to the public health" and "disease dangerous to the public health," employed in Sections 4424, 4452, 4453, 4454 and 4460 of the Compiled Laws of 1897, and elsewhere in the laws of Michigan, and to provide for the publication of a list of said diseases;

House bill No. 335 (file No. 274), entitled

A bill to amend Section 110 of Act No. 206 of the Public Acts of 1893, entitled "An Act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in any wise contravening any of the provisions of this act," approved June 1, 1893, the same being Section 3933 of the Compiled Laws of 1897.

HENRY D. WRIGHT,

Chairman

The report was accepted.

The bills named in Part I of the report were placed on the order of Third Reading of Bills.

The question being on the adoption of the proposed amendments made by the committee to the bills named in Part II of the report,

The amendments were adopted and the bills were placed on the order of Third Reading of Bills.

The question being on concurring in the recommendation of the committee relative to the bill named in Part III of the report,

The recommendation was concurred in, and the bill was laid on the table.

The question being on concurring in the recommendation of the committee relative to the first named bill in Part IV of the report,

The recommendation was concurred in, and all after the enacting clause of the bill was stricken out.

The question being on concurring in the recommendation of the committee relative to the second named bill in Part IV of the report,

Mr. Washer demanded the yeas and nays.

The demand was seconded.

The recommendation was then concurred in, a majority of the members present voting therefor, by yeas and nays, as follows:

YEAS.

Mr. McEachern Mr. Adams, R. N. Mr. Halladay Mr. Rodgers Hallenbeck Shea Austin Monroe, J. H. Baumgaertner Hemans Morrice Siggins Brown Higgins Munsell Stone Campbell Kidder Newberry Thomas Kirk, William Combs Paddock Thorington

Mr. DeLisle	Mr. Ladner	Mr. Powell, Gardner	Mr. Wallace
Dennis	Lane, John	Read	Werline
${\tt Dunn}$	Lane, O. B.	Reynold s	Speaker
Fisk	Lovell		

NAYS.

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Mr. Adams, C. S. Anderson Ashley Batchelder Chapman Eichhorn	Mr. Foster	Mr. Óviatt	Mr. Van Zoeren
	Greusel	Perkins	Washer
	Harley	Pettit	Whelan
	Hunt	Richards	Whitaker
	Knight	Robinson, W. C	Willis
	Master	Sanderson	Wright

The title and enacting clause of the bill were laid on the table.

By unanimous consent,

Mr. Shea offered the following resolution:

House resolution No. 113.

Whereas, the Governor General of the Dominion of Canada, his excellency, the Right Honorable Sir Gilbert John Elliott-Murray-Kynynmound, Earl of Minto, G. C. M. G., etc., has been invited to visit the City of Detroit on the occasion of his tour in Ontario, and has accepted the invitation and will be present in Detroit on the thirteenth of May, 1903; therefore

Resolved, By the House (the Senate concurring), That the Legislature of the State of Michigan extends a most cordial welcome to the Governor General of the Dominion of Canada, the Right Honorable Sir Gilbert John Elliott-Murray-Kynynmound, Earl of Minto, G. C. M. G., etc., with the hope that his visit will be in every way agreeable and that he will find his sojourn in this State among a kindred people auspicious and pleasant; and

Resolved further, That a copy of these resolutions, suitably engrossed, be prepared and forwarded to the Governor General, the Earl of Minto, on the occasion of his visit to Detroit, May 13, with the best wishes of the Legislature of Michigan.

The Speaker announced that the resolution would lie over one day under the rules.

Mr. Shea moved that the rules be suspended.

The motion prevailed, two-thirds of all the members present voting therefor.

The question being on the adoption of the resolution, The resolution was adopted.

By unanimous consent the House returned to the order of Messages from the Senate.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber. May 7, 1903.

To the Speaker of the House of Representatives:

Sir:—I am instructed by the Senate to re-return to the House the following bill:

House bill No. 481 (file No. 197), entitled

A bill making an appropriation for the Northern State Normal School for the fiscal year ending June 30, 1904, to meet a deficiency in the current expense appropriation for the fiscal year ending June 30, 1901, and to provide a tax for the same;

Which was recalled by the Senate for the purpose of giving said bill

immediate effect;

And now to inform the House that the Senate has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

Pending the reference of the bill to the Clerk for enrollment, Mr. Anderson moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting there-

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to re-return to the House the following bill:

House bill No. 252 (file No. 126), entitled

A bill making appropriations for the Michigan School for the Blind for building and special purposes and for current expenses for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax 'therefor;

Which was recalled by the Senate for the purpose of giving said bill

immediate effect;
And now to inform the House that the Senate has ordered the same to take immediate effect.

> Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

Pending the reference of the bill to the Clerk for enrollment, Mr. Anderson moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting there-

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 6, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 331 (file No. 222), entitled

A bill to repeal Section 2 of Act No. 37 of the Public Acts of 1899, entitled "An Act to provide for the salary of the State Game and Fish Warden, and for the appointment of a chief deputy game and fish warden, and to prescribe his powers and duties," and all amendments and additions thereto;

And to inform the House that the Senate has passed said bill.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bill was referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 6, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 461, entitled

A bill to establish and provide justices' courts in the City of Detroit, and to repeal Act No. 426 of the Local Acts of 1901, approved May 13, 1901;

House bill No. 765, entitled

A bill to authorize the Township of Cooper, in the County of Kalamazoo, to borrow money and issue bonds therefor, for the purpose of building a bridge across the Kalamazoo River in said township, and to provide for the payment of the principal and interest on said bonds;

House bill No. 1181, entitled

A bill to authorize the township board of the Township of Posen, Presque Isle County, to borrow money to pay its outstanding indebtedness and to issue bonds for the payment of the same;

And to inform the House that the Senate has passed said bills, and

has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to return to the House the following bill:

House bill No. 905, entitled

A bill to amend Section 1 of Chapter 4; to amend Sections 1 and 2 of Chapter 6, and to add one new section thereto to stand as Section 3; to amend sub-division 52 of Section 7 of Chapter 10, and to add one sub-division to said Section 7 to stand as sub-division 68; to amend Sections 1 and 4 of Chapter 12; to amend Section 1 of Chapter 19; to amend Sections 1, 2 and 3 of Chapter 38; to amend Section 3 of Chapter 40 of Act No. 430 of Local Acts of 1899, entitled "An Act to amend and revise the charter of the City of Battle Creek," approved June 1, 1899, as amended by Act No. 452 of the Local Acts of 1901, approved May 28, 1901;

And to inform the House that the Senate has amended the bill as follows:

1. By striking out of line 7 of enacting Section 1 the words "by amending Sections one and two of Chapter six, and adding one section thereto to stand as Section three."

2. By inserting in line 9 of enacting Section 1 after the word "sub-division" the words "eleventh and".

3. By striking out Chapter 6.

4. By adding at the end of sub-division 11 of Section 7 of Chapter 10 the words "and to restrain and punish any person from knowingly purchasing or obtaining any spirituous, malt, brewed, fermented or vinous liquors, or any beverage, liquor or liquids containing any spirituous, malt, brewed, fermented or vinous liquors, at any drug store, saloon, hotel, tavern or other place where spirituous, malt, brewed, fermented or vinous liquors or any beverage, liquor or liquid containing spirituous, malt, brewed, fermented or vinous liquors or liquids are sold or kept for sale, when the proprietor, clerk or agent of said drug store, saloon, hotel, tayern or other place where such liquors are sold or kept for sale has been forbidden, in writing, by the husband, wife, parent, child, guardian or employer of such person, or the supervisor of the city, mayor or director of the poor, superintendent of the poor of the county where such person shall reside or temporarily remain, or by the chief of police or any policeman or patrolman of the City of Battle Creek, to furnish such person any spirituous, malt, brewed, fermented or vinous liquors or liquids, or any beverage containing any spirituous, malt, brewed, fermented, or vinous liquors or liquids."

5. By inserting after the word "beverage" in line 6 of subdivision 52, Section 7, Chapter 10, the words: "Provided further, That such liquors shall be sold and dispensed as beverages, only within the following limits of said city: Commencing at the intersection of Division Street North and the right of way of the Michigan Central Railway, and running thence westerly along said right of way to Tompkins Street; thence southerly on Tompkins Street to Main Street; thence easterly on Main Street to the center of the Battle Creek River; thence southwesterly along the center of said river and of the Kalamazoo River to Barney

Street; thence southerly on Barney Street to Hamlin Avenue; thence easterly on Hamlin Avenue to Carlyle Street; thence southerly on Carlyle Street to the right of way of the Detroit, Toledo and Milwaukee Railway; thence easterly on said right of way to Fountain Street; thence easterly on said Fountain Street to Division Street South; thence northerly on said Division Street South and along Division Street North to the place of beginning; also Provided further, That said common council may, at any time, enlarge said limits by ordinance;"

And also to inform the House that the Senate has amended the title

to read as follows:

A bill to amend Section 1 of Chapter 4; to amend sub-divisions 11 and 52 of Section 7 of Chapter 10, and to add one sub-division to Section 7 to stand as sub-division 68; to amend Sections 1 and 4 of Chapter 12; to amend Section 1 of Chapter 19; to amend Sections 1 and 3 of Chapter 38; to amend Section 3 of Chapter 40 of Act No. 430 of Local Acts of 1899, entitled "An Act to amend and revise the charter of the City of Battle Creek," approved June 1, 1899, as amended by Act No. 452 of the Local Acts of 1901, approved May 28, 1901;

And that in the passage of the bill, as thus amended and the title so amended, the Senate has concurred, and has also concurred in ordering

the bill to take immediate effect.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

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The question being on concurring in the amendments made to the bill by the Senate.

The amendments were concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

Mr.	Adams, C. S. Mr	. Foster		Sanderson
	Anderson	Francis	Morrice	Siggins
	Ashley	Greusel	Munsell	Stone
	Austin	Hallenbeck	Newberry	Thomas
	Barnaby	Hemans	Oviatt	Thorington
	Batchelder	Higgins	Paddock	Van Zoeren
	Baumgaertner .	Hunt	Perkins	Wade
	Brown	Kidder	Pettit	Wallace
	Campbell	Kirk, William	Powell, Gardner	Washer
	Chapman	Knight	Read	Werline
	Combs	Ladner	Reynolds	Whelan
	DeLisle	Lane, John	Richards	Whitaker
	Dennis	Lane, O. B.	Robinson, L. C.	Willis
•	Dunn	Lovell	Robinson, W. C.	Wright
	Eichhorn	McEachern	Rodgers	Speaker
	Fisk	Master	=	-

NAYS.

The question being on agreeing to the title of the bill, as amended by the Senate,

The title was agreed to.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 6, 1903.

To the Speaker of the House of Representatives:

Sir-I am instructed by the Senate to transmit the following bill:

Senate bill No. 354, entitled

A bill to create a board of jury commissioners, consisting of five persons, for courts of record in the County of Kent;

And to inform the House that the Senate has passed said bill and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON.

Secretary of the Senate.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

The following message from the Senate was received and read:

Senate Chamber. May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

House bill No. 614, entitled

A bill to amend Section 2 of Act No. 389 of the Local Acts of 1873, entitled "An Act to prevent the destruction of fish in Reed's Lake and Fisk Lake, in the Township of Grand Rapids, in the County of Kent," as amended by Act No. 278 of the Local Acts of 1897.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for

the return of the bill,

Mr. Barnaby moved that a respectful message be sent to the Governor, asking the return of the bill to the House, and that when received it be returned to the Senate in accordance with the request therefor.

The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to respectfully request the return to the Senate of the following bill:

Senate bill No. 290, entitled

A bill to incorporate the City of Omer, in the County of Arenac.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on complying with the request of the Senate for the return of the bill,

Mr. Sanderson moved that the Committee on City Corporations be discharged from its further consideration.

The motion prevailed.

Mr. Sanderson then moved that the bill be returned to the Senate in accordance with the request therefor.

The motion prevailed.

By unanimous consent the House returned to the order of Reports of Standing Committees.

REPORTS OF STANDING COMMITTEES.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported House bill No. 222, entitled

A bill to provide for the safety of life and property by the annual inspection of stationary, local and portable steam boilers and the examination and licensing of engineers, within the State, and to make an appropriation therefor;

With certain amendments thereto, recommending that the amend-

ments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Ways and Means, by Mr. Neal, Chairman, reported Senate bill No. 73 (file No. 164), entitled

A bill making appropriations for the current expenses and building and special purposes for the Michigan College of Mines at Houghton, for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

With the accompanying substitute therefor, with the same title,

And recommended that the substitute be concurred in, and that the bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported Senate bill No. 264 (file No. 84), entitled

A bill to amend Act No. 266 of the Public Acts of 1895, approved June 4, 1895, entitled "An Act relative to bonds and other obligations, with surety or sureties, and the acceptance as surety thereon of companies qualified to act as such, and the release of such surety, and the safe depositing of assets for which such surety may be liable, and to the charging by fiduciaries of the expense of procuring sureties, and repealing all

laws in conflict therewith," by amending the title thereof and by adding two new sections to stand as Sections 12 and 13;

With the accompanying substitute therefor, with the same title, And recommended that the substitute be concurred in and that the

bill, as substituted, do pass.

The report was accepted and the committee discharged.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

The Committee on Judiciary, by Mr. Wade, Chairman, reported

House bill No. 894, entitled

A bill to amend Section 1 of Act No. 266 of the Public Acts of 1895, entitled "An Act relative to bonds and other obligations, with surety or sureties, and the acceptance as surety thereon of surety companies qualified to act as such, and the release of such surety, and the safe depositing of assets for which such surety may be liable, and to the charging of fiduciaries of the expense of procuring sureties, and repealing all acts in conflict therewith," as amended by Act No. 106 of the Public Acts of 1897, the same being Compiler's Section 5196 of the Compiled Laws of 1897:

With certain amendments thereto, and recommend that the amendments be concurred in, but make no recommendation as to the passage of the bill, when so amended.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Lovell moved that the bill be laid on the table.

The motion prevailed.

By unanimous consent,

Mr. Sanderson moved to take from the table

House bill No. 93, entitled

A bill to establish a board of county auditors for the County of Saginaw, and to prescribe their powers and duties.

The motion prevailed.

Mr. Sanderson moved that the bill be re-referred to the Committee on Towns and Counties.

The motion prevailed.

The Speaker laid before the House the following communication:

To the Speaker of the House of Representatives:

Sir—I have the honor to report that, in accordance with a resolution of the House of Representatives, I have delivered to the State Pioneer and Historical Society the desk and chairs formerly in use in the old Capitol and in the Hall of Representatives, and have attached engraved plates to the same, setting forth their origin and their presentation

to the State Pioneer and Historical Society by the House of Representatives at the session of 1903.

I would respectfully further report, that in the Pioneer Hall are other historic furnishings which are at present unmarked. These articles of furniture are as follows:

The rostrum formerly used in the Hall of Representatives, which came originally from the Virginia House of Burgesses;

The chair belonging to said rostrum;

The chair formerly occupied by the Governors of Michigan territory; The chair of the Lieutenant Governors in use from 1836 to 1879;

Four chairs from the office of the Governor of the Territory of Michigan;

Chair used in the old Supreme Court, and the seat of Justices Campbell and Cooley when presiding as Chief Justice;

Hat rack used in Governor's office up to 1879;

Hat rack used in Territorial Council Chamber;

Secretary used in the office of the Governor in the old Capitol at Detroit and the first Capitol at Lansing.

THOMAS HILL, Chief Janitor of House of Representatives.

Mr. Higgins asked and obtained leave of absence for himself from tomorrow's session.

Mr. Richards asked and obtained leave of absence for Mr. McCarthy from the sessions of to-morrow and Monday.

The Clerk announced that the following bills had been printed and that they were presented to the Governor May 7.

House bill No. 343 (file No. 83, enrolled No. 264);

House bill No. 1160 enrolled No. 265);

House bill No. 271 (file No. 200, enrolled No. 266);

House bill No. 173 (enrolled No. 267).

Mr. Munsell moved that the House adjourn.

The motion prevailed, the time being 9:05 o'clock p. m.

The Speaker declared the House adjourned until to-morrow at 9 o'clock a.m.

CHARLES S. PIERCE, Clerk of the House of Representatives.

JOURNAL

OF THE

House of Representatives

ROBERT SMITH PTG. CO., STATE PRINTERS. **SESSION OF 1903**



SEVENTY-SEVENTH DAY.

Lansing, Friday, May 8.

9 o'clock a. m.

The House was called to order by the Speaker.

Religious exercises were conducted by Rev. John P. Sanderson.

The roll of the House was called by the Clerk, who announced that a

quorum was present.

The following named members were absent with leave: Messrs. Duncan, Dunstan, Fairbanks, Galbraith, Gallup, Herkimer, Higgins, Holmes, McCarthy, Nottingham, Osborn, Partlow, Randall, Seeley, C. E. Ward and Wells.

The following named members were absent without leave: Messrs. Batchelder, Bolton, Colby, Dohany, Durham, Ferry, Fisher, Foster, Greusel, Hunt, Jenks, J. P. Kirk, William Kirk, John Lane, Lovell, Neal, H. E. Powell, L. C. Robinson, W. C. Robinson, Scott, Sheldon, Shook, Vandercook and N. O. Ward.

Mr. Willis moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Washer asked and obtained leave of absence for Mr. Sheldon from Monday's session.

Mr. McEachern asked and obtained leave of absence for Mr. William Kirk from Monday's session.

Mr. Wade asked and obtained leave of absence for Mr. W. C. Robison from Monday's session.

Mr. Knight asked and obtained leave of absence for Mr. J. P. Kirk from the sessions of Monday and Tuesday forenoon.

PRESENTATION OF PETITIONS.

No. 646. By the Speaker: Petition of Fred Tiedman and 15 other stationary engineers of Flint, asking for the passage of House bill No. 222, providing for the examination and licensing of engineers.

The petition was referred to the committee of the whole House.

REPORTS OF STANDING COMMITTEES.

The Committee on Game Laws, by Mr. Barnaby, Acting Chairman, reported

Senate bill Nos. 10-144 (file No. 157), entitled

A bill to revise and amend the laws for the protection of game and fish;

With certain amendments thereto, recommending that the amendments be concurred in, and that when so amended, the bill pass.

The report was accepted and the committee discharged.

The question being on the adoption of the amendments to the bill recommended by the committee.

The amendments were adopted.

The bill was then referred to the committee of the whole and placed on the General Order.

MESSAGES FROM THE GOVERNOR.

A message was received from the Governor announcing the approval, on May 7, of the following bills and joint resolution:

House bill No. 193 (file No. 114, enrolled No. 228), entitled

A bill to amend Section 98 of Act No. 206 of the Session Laws of 1893, being "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in any wise contravening any of the provisions of this act," being Section 3921 of the Compiled Laws of 1897, as amended by Act 262 of the Session Laws of 1899;

House bill No. 43 (file No. 153, enrolled No. 229), entitled A bill to provide for the care and preservation of cemetery lots;

House bill No. 201 (enrolled No. 231), entitled

A bill to provide for the disposition by the board of control of State swamp lands of the lands unearned in carrying out the purpose of Act No. 169 of the Public Acts of 1897;

House bill No. 680 (file No. 117, enrolled No. 232), entitled

A bill to amend Section 142 of Act No. 206 of the Session Laws of 1893, being "An Act to provide for the assessment of property and the levy and collection of taxes thereon and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891 and all other acts and parts of acts in any wise contravening any of the provisions of this act," being Section 3961 of the Compiled Laws of 1897, as added by Act 229 of the Session Laws of 1897;

House bill No. 139 (file No. 145, enrolled No. 233), entitled

A bill to define and perfect the title to certain State tax homestead lands and to limit the time for bringing actions in regard thereto;

House bill No. 919 (enrolled No. 234), entitled

A bill to authorize the Township of Whitney in the County of Arenac, and State of Michigan, to borrow money and issue its bonds therefor for the purpose of building a bridge or bridges across the Au Gres River in said township and to provide a tax for the payment of said bonds and the interest thereon;

House bill No. 244 (file No. 204, enrolled No. 235) entitled

A bill making an appropriation for the Michigan State Agricultural Society for the fiscal years ending June 30, 1904, and June 30, 1905, and to provide a tax to meet the same;

House bill No. 918 (enrolled No. 236), entitled

A bill to authorize the Township of Au Gres in the County of Arenac, and State of Michigan, to borrow money and issue its bonds therefor for the purpose of building a bridge or bridges across the Au Gres River in said township, and to repair the East Saginaw and Au Sable State roads in said township, and to provide a tax for the payment of said bonds and the interest thereon;

House bill No. 372 (file No. 112, enrolled No. 238), entitled

A bill making appropriations for the fiscal years ending June 30, 1904, and June 30, 1905, for the purpose of promoting the horticultural interests of the State and the editing and compiling of the reports of the Michigan State Horticultural Society, and to provide a tax to meet the same;

House bill No. 312 (enrolled No. 240), entitled A bill to reincorporate School District No. 1 of the City of Ann Arbor;

House joint resolution No. 804 (file No. 110, enrolled No. 241), entitled A joint resolution to direct the Board of State Auditors to investigate, examine and settle the claim of Charles A. Jordan, of Lenawee County, Michigan, against the State of Michigan, on account of money disbursed by him as second lieutenant of Company D, 35th Michigan Volunteer Infantry, during the Spanish-American War, for the maintenance of the said company at Dundee, Michigan, after the said company had been recruited and while awaiting orders at Dundee, Michigan;

House bill No. 1001 (file No. 181, enrolled No. 245), entitled

A bill to fix responsibility for making permanent improvements to manufacturing establishments in Michigan where ordered by factory or deputy factory inspectors;

House bill No. 148 (file No. 61, enrolled No. 246), entitled

A bill making appropriations for the Michigan Reformatory at Ionia, Michigan, for general repairs and other improvements for the fiscal year ending June 30, 1904, and to provide for a tax to meet the same;

House bill No. 1156 (enrolled No. 247), entitled

A bill to amend the title and Sections 1 and 2 of Act No. 104 of the Public Acts of 1899, entitled "An Act for the protection of fish in the Kalamazoo River and its tributaries in the Townships of Saugatuck and Manlius in the County of Allegan;"

House bill No. 366 (file No. 87, enrolled No. 249), entitled

A bill to amend Section 5 of Act No. 200 of the Public Acts of 1897, entitled "An Act to incorporate societies for the study of literature, for general culture and for educational and philanthropic work," the same being Sections 8178 to 8182, inclusive, of the Compiled Laws of 1897;

House bill No. 55 (file No. 184, enrolled No. 251), entitled

A bill to amend Section 4 of Act No. 147 of the Public Acts of 1891, entitled "An Act to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act," being Section 4811 of the Compiled Laws of 1897;

House bill No. 626 (enrolled No. 252), entitled

A bill to provide for the appointment of a stenographer of the probate court for the County of Wayne, to prescribe his duties and provide for his compensation and to repeal Act No. 133 of the Public Acts of 1889;

House bill No. 1046 (enrolled No. 258), entitled

A bill to amend Act No. 281 of the Local Acts of 1901, being "An Act to provide for the control by the board of supervisors of Jackson county of certain classified index or abstract books, and for the making and maintenance thereof and for the use thereof by the public;"

House bill No. 128 (enrolled No. 261), entitled

A bill to authorize the City of Grand Rapids to borrow a sum of money not to exceed \$150,000, and to issue the bonds of the city therefor for the purpose of meeting the expense of improving and covering the so called West Side Big Ditch, and converting the said West Side Big Ditch into a sewer along its present location, and establishing a pumping station at its mouth, in anticipation of the collection of assessments and taxes to defray the expense and cost thereof.

The following message from the Governor was received and read:

Executive Office, May 8, 1903.

To the Speaker of the House of Representatives:

Sir—In accordance with the request of the House, I herewith return House bill No. 614 (enrolled No. 242), entitled

A bill to amend Section 2 of Act No. 389 of the Local Acts of 1873, entitled "An Act to prevent the destruction of fish in Reed's Lake and

Fisk Lake, in the Township of Grand Rapids, in the County of Kent," as amended by Act No. 278 of the Local Acts of 1897.

Very respectfully,

A. T. BLISS, Governor.

The Speaker announced that the bill would be re-transmitted to the Senate in accordance with its request therefor, to which the House had already acceded.

MESSAGES FROM THE SENATE.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 269 (file No. 158), entitled

A bill to amend an act, entitled "An Act to provide for the formation of corporations for the purpose of owning, maintaining and improving lands and other property kept for the purpose of summer resorts or for ornament, recreation or amusement, and to repeal all laws or parts of laws in conflict herewith," approved June 4, 1897, being Sections 7618 to 7638, inclusive, of the Compiled Laws of 1897, by adding two new sections thereto to be known as Sections 23 and 24;

House bill No. 484, entitled

A bill to amend Sections 5, 9, 11, 12, 13, 14, 21 and 22 of an act, entitled "An Act to create a board of water commissioners in the Village of Marquette, and to define its powers and duties." approved March 2, 1869, being Act No. 243 of the laws of Michigan of the year 1869:

House bill No. 920, entitled

A bill to authorize and empower the City of South Haven in the County of Van Buren, and State of Michigan, to raise or borrow money and issue bonds therefor, not to exceed fifty thousand dollars, with which to purchase a site for a park and for the improvement thereof in said City of South Haven;

House bill No. 827, entitled

A bill to amend Section 15 of an act, entitled "An Act supplemental to the charter of the City of Detroit, and relating to parks, boulevards and other public grounds in said city, and to repeal Act No. 374 of the Local Acts of 1879, entitled 'An Act to provide for the establishment and maintenance of a broad street or boulevard about the limits of the City of Detroit and through portions of the Townships of Hamtramck, Greenfield and Springwells, in the County of Wayne,'" approved May 21, 1879, as amended;

House bill No. 592, entitled

A bill to amend Section 3 of Chapter 1 of Act No. 390 of the Local Acts of 1885, and the amendment thereto, entitled "An Act to amend and revise the charter of the City of Port Huron," approved June 17, 1885;

And to inform the House that the Senate has passed said bills, and has ordered the same to take immediate effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

House bill No. 254 (file No. 60), entitled

A bill to amend Act No. 57 of the Public Acts of 1899, entitled "An Act to provide for the protection of the health, lives and interests of the coal miners of Michigan and to provide for the inspection of all coal mines in this State," by adding a new section thereto, to stand and be known as Section 11 of said act;

House bill No. 357 (file No. 191), entitled

A bill making appropriations for the Upper Peninsula Hospital for the Insane at Newberry, for the fiscal year ending June 30, 1904, for building and special purposes, and to provide a tax to meet the same;

House bill No. 117 (file No. 206), entitled

A bill making appropriations for the Michigan Asylum for the Insane at Kalamazoo for building and special purposes for the fiscal year ending June 30, 1904, and to provide a tax therefor;

House bill No. 727 (file No. 219), entitled

A bill to authorize the formation of corporations for the purpose of buying, selling, exchanging, improving and dealing in all kinds of real estate;

And to inform the House that the Senate has passed said bills.

Very respectfully, ELBERT V. CHILSON,

Secretary of the Senate.

The bills were referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 120 (file No. 266), entitled

A bill to provide for expenses necessary to furnish official information from the records of the Adjutant General's office, for which no provision is made, pertaining to the enlistment, muster, history and final disposition of the soldiers and sailors from this State during the war of the rebellion and Spanish-American war, to furnish certificates of service to applicants where the soldier's muster out or discharge papers are lost, and to furnish such information from the records of the office as to establish the soldier's or sailor's military or naval history and to make appropriation therefor, and to provide for a tax to meet the same;

And to inform the House that the Senate has passed said bill, and

has ordered the same to take immediate effect.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate.

Pending the reference of the bill to the clerk for enrollment, Mr. Newberry moved that the bill be laid on the table. The motion prevailed.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to re-return to the House the following bill:

House bill No. 405, entitled

A bill to provide a method for the better construction and care of highways in Berrien County;

Which was recalled from the House by the Senate, May 6;

And now to inform the House that the Senate has amended the bill as follows:

- 1. By inserting in line 12 of Section 1, after the word "valuation," the words "of the property in the township; but the rate of the tax."
- 2. By striking out Section 4 and inserting the following to stand as Section 4:

Sec. 4. If it shall be found that the voters have determined, by a majority vote, that a money tax, on the taxable property of the township shall be raised for the construction and care of the highways of said township, and that the rate per cent of such tax is the same as that which was asked to be voted on, it shall be the duty of the supervisor of the township to place the same on his roll, and to make the levy therefor in all respects in accord with the general tax laws of the State;

And that in the passage of the bill, as thus amended, the Senate has concurred, and has also concurred in ordering the bill to take immediate

effect.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the memberselect voting therfor, by yeas and nays, as follows:

YEAR

Mr. Adams, R. N.	Mr. Dunn	Mr. Monroe, J. S.	Mr. Siggins
Anderson	Eichhorn	Morrice	Stone
Ashley	Pisk	Munsell	Thomas
Austin	Francis	Newberry	Thorington
Barnaby	Halladay	Oviatt •	Van Zoeren
Baumgaertner	Hallenbeck	Paddock	Wade
Brown	Harley	Perkins	Wallace
Byrns	Kidder	Pettit	Washer
Campbell	Knight	Powell, Gardner	Werline
Chapman	Ladner	Reed	Whelan
Combs	Lane, O. B.	Reynolds	Whitaker
DeLisle	McEachern	Richards	Willis
Denby	Master	Sanderson	Wright
Dennis	Monroe, J. H.	Shea.	Speaker

NAYS.

The bill was then referred to the Clerk for printing and presentation to the Governor.

Mr. Greusel entered the House and took his seat.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 954 (file No. 205) entitled

A bill to prevent the pollution of Grand River above the City of Grand Rapids:

And to inform the House that the Senate has amended the bill as follows:

- 1. By striking out of lines 3 and 4 of Section 1, the words "or impair or tend to corrupt or impair;"
 - 2. By striking out of line 5 of Section 1, the words "or tend to render;"
- 3. By striking out of line 10 of Section 1, the words "Flat River," and inserting in lieu thereof the words "Thornapple River;"
- 4. By striking out of line 11 of Section 1, the word "fifteen," and inserting in lieu thereof the word "twelve;"
- 5. By striking out of line 12 of Section 1, the words "northerly limits," and inserting in lieu thereof the words "intake pipe;"
- 6. By inserting in line 4 of Section 2, after the word "of" the words "one year and:"

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And that in the passage of the bill, as thus amended, the Senate has concurred.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the memberselect voting therefor, by yeas and nays, as follows:

YEAS.

And Aust Barr Baur Brov Byrr Cam	erson in naby mgaertner wn ns pbell pman bs isle by	Eichhorn Mr. Fisk Francis Greusel Halladay Hallenbeck Harley Hemans Knight Ladner Lane, O. B. McEachern Master Monroe, J. H.	Monroe, J. S. Morrice Munsell Newberry Oviatt Paddock Perkins Pettit Powell, Gardner Reed Reynolds Richards Sanderson Shea		Siggins Stone Thorington Van Zoeren Wade Walker Wallace Washer Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 261 (file No. 237), entitled

A bill making appropriations for the Michigan Pioneer and Historical Society for the fiscal years ending June thirty, nineteen hundred four, and June thirty, nineteen hundred five, and to provide a tax to meet the same;

And to inform the House that the Senate has amended the bill as follows:

By striking out of lines 5 and 6 of Section 5 the words "seven hundred twenty," and inserting in lieu thereof the words "one thousand;"

And that in the passage of the bill, as thus amended, the Senate has concurred, and has also concurred in ordering the bill to take immediate effect.

Very respectfully, ELBERT V. CHILSON, Secretary of the Senate. The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Brown Byrns Campbell Chapman Combs DeLisle Denby	Mr. Dunn Eichhorn Fisk Francis Greusel Halladay Hallenbeck Hemans Kidder Knight Ladner McEachern Master	Mr. Monroe, J. H. Morrice Munsell Newberry Oviatt Paddock Perkins Pettit Read Reynolds Richards Sanderson Siggins	Mr. Stone Thomas Van Zoeren Wade Walker Wallace Washer Werline Whelan Whitaker Willis Wright Speaker
Dennis	Musici	Pieeine	Speaker

NAYS.

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The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 792 (file No. 201), entitled

A bill to amend Sections two and five of Chapter seventy-two of the Revised Statutes of eighteen hundred forty-six, and the several acts amendatory thereto, entitled "Of the payment of debts and legacies of deceased persons," being Sections two and five of Chapter two hundred fifty-two of the Compiled Laws of eighteen hundred ninety-seven;

And to inform the House that the Senate has amended the bill as

follows:

By striking out of line 14 of Section 1 the words "this State," and inserting in lieu thereof the words "the same county if there is a newspaper published therein and otherwise in some newspaper in an adjoining county;"

And that in the passage of the bill, as thus amended, the Senate has

concurred.

Very respectfully,

ELBERT V. CHILSON,

Secretary of the Senate.

The question being on concurring in the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Adder Pettit Washer Inight Read Werline Inight Read Werline Inight Read Whelan Inight Richards Whitaker Inight Sanderson Willis Inight Shea Wright Inight Speaker
IcEachern Sanderson V Iaster Shea W

56

NAYS.

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The bill was then referred to the Clerk for printing and presentation to the Governor.

The following message from the Senate was received and read:

Senate Chamber, May 7, 1903.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 895 (file No. 173), entitled

A bill to amend Act No. 70 of the Public Acts of 1881, entitled "An Act to authorize the formation of electric light companies," the same being Sections 7132 to 7145, inclusive, by inserting a new section in said act to stand as Section 11a;

And to inform the House that the Senate has amended the bill as follows:

By striking out all of Section 1 and inserting in lieu thereof the following to stand as Sections 1 and 2:

Section 1. Act No. 70 of the Public Acts of 1881, entitled "An Act to authorize the formation of electric light companies," being Sections 7132 to 7145, inclusive, of the Compiled Laws of 1897, is hereby amended in its title and by the insertion of a new section in said act to stand as Section 11a, and to read as follows:

Sec. 2. The title to Act No. 70 of the Public Acts of 1881, entitled "An Act to authorize the formation of electric light companies" is hereby amended to be and to read, "An Act to authorize the formation of corporations for the purpose of producing and selling electricity, electric light, electric power and electric heat, and to authorize and empower such corporations to produce and sell steam for the purpose of heating, and to define the duties and powers of such corporations;"

And further to inform the House that the Senate has amended the title so as to read as follows:

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A bill to amend Act No. 70 of the Public Acts of 1881, entitled "An Act to authorize the formation of electric light companies," and to amend the title to said act, same being Sections 7132 to 7145, inclusive, by inserting a new section in said act to stand as Section 11a;

And that in the passage of the bill, as thus amended, and the title so amended, the Senate has concurred, and has ordered the bill to take

immediate effect.

Very respectfully,

ELBERT V. CHILSON, Secretary of the Senate.

The question being on concurring in the amendments made to the bill

by the Senate.

The amendments were concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Austin Baumgaertner Brown Byrns Campbell Chapman Denby Dennis Dunn Eichhorn	Francis Halladay Hallenbeck	Mr. Morrice Munsell Newberry Oviatt Paddock Perkins Pettit Read Reynolds Richards Rodgers Sanderson Shea	Mr. Siggins Stone Thomas Thoringto: Wade Walker Walker Wallace Washer Werline Whitaker Willis Wright Speaker
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52

NAYS.

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The question being on agreeing to the title of the bill, as amended by the Senate,

The title was agreed to.

The bill was then referred to the Clerk for printing and presentation to the Governor.

THIRD READING OF BILLS.

Pending the third reading of

House bill No. 521 (file No. 248), entitled

A bill to amend Section 1 of Chapter 67 of the Revised Statutes of 1846, entitled "Of title to real property by descent," the same being Section 9064 of the Compiled Laws of 1897;

Mr. Wade moved that the bill be laid on the table.

The motion prevailed.

House bill No. 157 (file No. 251), entitled

A bill to insure the payment of subcontractors and wages earned and material used in constructing, repairing or ornamenting public buldings and public works:

Was read a third time and passed, a majority of all the members-elect

voting therefor, by year and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Brown Byrns Campbell Chapman Combs DeLisle	Mr. Eichhorn Francis Greusel Halladay Hallenbeck Harley Kidder Knight Ladner Lane, O. B. McEachern Master	Mr. Morrice Munsell Newberry Oviatt Paddock Perkins Pettit Read Reynolds Richards Rodgers Sanderson	Mr. Stone Thomas Thorington Van Zoeren Wade Walker Wallace Washer Werline Whelan Whitaker Willis
Combs			
DeLisle	Master	Sanderson	
Denby	Monroe, J. H.	Shea	Wright
Dennis Dunn	Monroe, J. S.	Siggins	Speaker

NAYS.

57

The title of the bill was agreed to.

House bill No. 73 (file No. 254), entitled

A bill to authorize the cities, villages and townships of this State to acquire by purchase or condemnation all or any part of the rights, roads, property privileges and franchises of toll or plank road companies in the streets, avenues and highways of such cities, villages and townships, and to authorize such toll or plank road companies to sell such portion of their rights, roads, property, privileges or franchises, as lie within such cities, villages or townships to any city, village or township in which the same may be located, and to authorize the common councils of such cities or villages and the township boards of such townships which have hitherto acquired or may hereafter so acquire such rights, roads, property, privileges or franchises to provide for the payment thereof; and to repeal Act No. 21 of the Public Acts of 1893, entitled "An Act to authorize cities and villages of this State to acquire by purchase or condemnation all the rights of toll and plank road companies in the streets and avenues of such cities and villages and to authorize such toll or plank road companies to sell such portions of their roads or franchises as lie within such cities or villages to any city or village in which the same may be located," and all acts or parts of acts in any manner contravening the provisions of this act;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by year and nays, as follows:

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Brown Byrns Campbell Chapman Combs	Mr. Eichhorn Fisk Francis Greusel Halladay Hallenbeck Harley Hemans Kidder Knight Ladner	Mr. Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Oviatt Perkins Pettit Read Reynolds Richards	Mr. Stone Thomas Thorington Van Zoeren Wade Walker Wallace Washer Werline Whelan Whitaker
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Mr. DeLisle
Denby
Dennis
Dunn

Mr. Lane, O. B. McEachern Master Mr. Sanderson Shea Siggins Mr. Willis Wright Speaker

57

NAYS.

The title of the bill was agreed to.

House bill No. 432 (file No. 256), entitled

A bill to amend Section 24 of Act No. 209 of the Public Acts of 1893, entitled "An Act to establish a home and training school for the Feeble-Minded and Epileptic," being Section No. 2049 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Brown Byrns Campbell Chapman Combs DeLisle Denby Dennis	Mr. Dunn Eichhorn Fisk Francis Greusel Halladay Hallenbeck Hemans Kidder Knight Ladner Lane, O. B. McEachern Master	Mr. Monroe, J. H. Monroe, J. S. Morrice Munsell Newberry Oviatt Paddock Perkins Pettit Read Reynolds Richards Sanderson Shea	Mr. Stone Thomas Thorington Van Zoeren Wade Walker Wallace Washer Werline Whelan Whitaker Willis Wright Speaker
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NAYS.

Mr. Rodgers

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The title of the bill was agreed to.

House bill No. 640 (file No. 257), entitled

A bill to amend Section 1 of Act No. 58 of the Public Acts of 1887, entitled "An Act to facilitate the commencement of suits in justice courts against joint defendants, one or more of whom shall not reside in or be found in the county where the suit shall be brought," being Section 720 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner	Mr. Dunn	Mr. Morrice	Mr. Thomas
	Eichhorn	Munsell	Thorington
	Fisk	Newberry	Van Zoeren
	Francis	Ovlatt	Wade
	Greusel	Paddock	Walker
	Hallenbeck	Perkins	Wallace
Brown	Hemans	Pettit	Washer

55

Mr.	Byrns Campbell Chapman Combs DeLisle Denby	Mr. Kidder Knight Ladner McEachern Master Monroe, J. H.	Mr. Read Reynolds Richards Rodgers Shea Siggins	Mr. Werline Whelan Whitaker Willis Wright Speaker
	Dennis	Monroe, J. S.	Stone	

NAYS.

The title of the bill was agreed to.

House bill No. 641 (file No. 258), entitled

A bill to amend Section 206 of Act No. 173 of the Session Laws of 1855, entitled "An Act to amend Chapter 93 of the Revised Statutes of 1846, entitled 'Of courts held by justices of the peace,'" being Section 925 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Adams,	R. N. Mr.	Fisk l	Mr.	Morrice	Mr.	Stone
Anders	on.	Francis		Munsell		Thomas
Ashley		Greusel		Newberry		Thorington
Austin		Halladay	(Oviatt		Van Zoeren
Barnab	y	Hallenbeck		Paddock		Wade
Baumge	ertner	Harley		Perkins		Walker
Brown		Hemans		Pettit		Wallace
Byrns		Kidder		Read		Washer
Campbe	ell	Knight		Reynolds		Werline
Chapma	an	Ladner		Richards		Whelan
Combs		Lane, O. B.		Rodgers		Whitaker
DeLisle		McEachern		Sanderson		Willis
Denby		Master		Shea		Wright
Dennis		Monroe, J. H.		Siggins		Speaker
Dunn		•				-

NAYS.

57 0

The title of the bill was agreed to.

House bill No. 642 (file No. 259), entitled

A bill to amend Section 28 of Act No. 175 of the Public Acts of 1885, entitled "An Act to amend Section 25 of Act 137 of the laws of 1849. relative to authorizing proceedings against garnishees and for other purposes, and to add a new section thereto, to stand as Section 28." and being Section 1017 of the Compiled Laws of 1897;

Was read a third time and passed, a majority of all the members-elect

voting therefor, by yeas and nays, as follows:

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Brown	Mr. Eichhorn	Mr. Morrice	Mr. Stone
	Fisk	Munsell	Thomas
	Francis	Newberry	Thorington
	Greusel	Oviatt	Van Zoeren
	Hallenbeck	Paddock	Wade
	Harley	Perking	Walker

Mr. Byrns Mr. Hemans Mr. Pettit Mr. Wallace Campbell Washer Kidder Read Chapman Knight Reynolds Werline Combs Ladner Richards Whelan Lane, O. B. DeLisle Rodgers Whitaker Sanderson Willis Denby McEachern Shea Dennis Master Wright Dunn Monroe, J. H. Siggins Speaker

NAYS.

The title of the bill was agreed to.

56

House bill No. 962 (file No. 263), entitled

A bill to prevent any employer of labor, who is a defendant in a suit at law brought by any servant or employe, or the representative of any deceased employe, for the recovery of damages for personal injuries, or for causing death, from making the defense that the servant or employe assumes the risk of receiving injuries from apparent dangers, in certain cases;

Was read a third time, and pending the taking of the vote on the pas-

sage thereof,

Mr. Paddock moved to amend the bill

By inserting in line 11 of Section 1 after the words "former master," the words "having knowledge of same."

The question being on the adoption of the amendment,

Mr. Shea moved that the bill be laid on the table.

The motion prevailed.

House bill No. 1098 (file No. 264), entitled

A bill to provide for the dedication of the monument to be erected at Andersonville, Georgia, in memory of the 700 Union soldiers who died there;

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Sanderson moved to amend the bill

By inserting in line 10 of Section 1 after the word "eighty-four" the words "of the session of 1903."

The amendment was adopted, two thirds of all the members present voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

Mr. Adams, R. N. Anderson Ashley Austin Barnaby Baumgaertner Brown Byrns Cambbell	Mr. Fisk Francis Greusel Halladay Hallenbeck Harley Hemans Kidder Knight	Mr. Morrice Munsell Newberry Oviatt Paddock Perkins Pettit Read Reynolds	Mr. Stone , Thomas Thorington Van Zoeren Wade Walker Wallace Washer Werline
Campbell	Knight	Reynolds	Werline
Combs DeLisle	Ladner Lane, O. B.	Richards Rodgers	Whelan Whitaker
			*

